

中達集團控股有限公司 CENTRAL WEALTH GROUP HOLDINGS LIMITED

(Incorporated in Bermuda with limited liability) (於百慕達註冊成立之有限公司) Stock Code 股份代號: 139



2022 ANNUAL年 REPORT報



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Corporate Information 公司資料

Executive Directors

Chen Xiaodong *(Chairman)* Li Jing *(Chief Executive Officer)* Chen Jingxian *(Vice Chairman)* Yu Qingrui Song Caini Chen Hongjin

Independent Non-Executive Directors

Kwok Chi Kwong Wu Ming Li Meifeng

Audit Committee

Kwok Chi Kwong *(Chairman)* Wu Ming Li Meifeng

Remuneration Committee

Kwok Chi Kwong *(Chairman)* Chen Xiaodong Li Meifeng

Nomination Committee

Chen Xiaodong *(Chairman)* Kwok Chi Kwong Li Meifeng

Company Secretary

Szeto Pui Tong, Patrick

Auditor Moore Stephens CPA Limited

Principal Bankers

CMB Wing Lung Bank Chong Hing Bank Limited Public Bank (Hong Kong) Limited Shanghai Commercial Bank Limited Hang Seng Bank Limited

Registered Office

Clarendon House 2 Church Street Hamilton HM 11 Bermuda

執行董事

陳曉東(*主席)* 李靖(行政總裁) 陳靜嫻(副主席) 余慶鋭 宋采泥 陳洪金

獨立非執行董事

郭志光 吳銘 李美鳳

審核委員會

郭志光(*主席)* 吳銘 李美鳳

薪酬委員會

郭志光(*主席)* 陳曉東 李美鳳

提名委員會

陳曉東*(主席)* 郭志光 李美鳳

公司秘書

司徒沛桐

核數師 大華馬施雲會計師事務所有限公司

主要往來銀行

招商永隆銀行 創興銀行有限公司 大眾銀行(香港)有限公司 上海商業銀行有限公司 恒生銀行有限公司

註冊辦事處

Clarendon House 2 Church Street Hamilton HM 11 Bermuda

Corporate Information 公司資料

Head Office and Principal Place of Business

Unit 1801-2, 18/F Far East Finance Centre No. 16 Harcourt Road Hong Kong

Principal Share Registrar

MUFG Fund Services (Bermuda) Limited 26 Burnaby Street Hamilton HM 11 Bermuda

Hong Kong Branch Share Registrar and Transfer Office

Tricor Tengis Limited 17/F, Far East Finance Centre 16 Harcourt Road Hong Kong

Company's Website

www.cwghl.com

Stock Code

139

總辦事處及主要營業地點

香港 夏慤道16號 遠東金融中心 18樓1801-2室

股份過戶登記總處

MUFG Fund Services (Bermuda) Limited 26 Burnaby Street Hamilton HM 11 Bermuda

香港股份過戶登記分處

卓佳登捷時有限公司 香港 夏慤道16號 遠東金融中心17樓

<mark>公司網頁</mark> www.cwghl.com

股份代號 139

Review of Results

The Group recorded a revenue of approximately HK\$277.8 million for the year ended 31 December 2022 (the "**Year**"), compared to a revenue of approximately HK\$243.8 million for the year ended 31 December 2021. It was mainly attributable to the commission income from provision of Debt Capital Market ("**DCM**") services of approximately HK\$165.3 million. The net loss before tax for the Year was approximately HK\$102.7 million as compared to the net loss before tax of approximately HK\$369.5 million for the year ended 31 December 2021. The loss was mainly attributable to the recognition of unrealised fair value loss on equity, fund and debt investments at fair value through profit or loss of approximately HK\$49.4 million and (ii) equity-settled share option arrangements of approximately HK\$18.0 million.

The net loss after income tax for the Year was approximately HK\$105.4 million as compared to the net loss after income tax of approximately HK\$371.3 million for the year ended 31 December 2021. Basic loss per share attributable to owners of the Company for the Year was approximately HK0.67 cents (31 December 2021: basis loss of approximately HK2.32 cents).

Economy Review

In 2022, COVID-19 illness was less severe and less deadly compared to 2020 and 2021. Contributing factors to these positive developments are unprecedented advances in vaccine technology that allow for rapid updates to protect against new strains, growing population immunity to the virus and a more effective treatment and vaccines, oral antivirals, and home test kits.

For 2022 as a whole, Hong Kong's economy contracted by 3.5% and the unemployment rate fell to approximately 3.5% in the fourth quarter. On a year-on-year basis, total exports of goods recorded accelerated growth in the fourth quarter due to the further revival of import demand in many major markets, especially China. However, exports of services plunged further as inbound tourism remained at standstill. Exports and imports trade were adversely affected by the weaker performance of the global economy and various external factors. Under the threat of COVID-19 and austere labor market conditions, domestic demand also decreased and private consumption expenditure stayed subdued, reflecting pessimistic local economic and consumer sentiment.

In line with real economy, the local stock market dropped significant as investor sentiment getting worse. In the first half year, the Hang Seng Index opened at 23,510 points and closed at 21,859 points at the end the first half. In the second half year, Hang Seng Index start to drop by 2,078 points to 19,781 points at the end of 2022. The Federal Reserve raised the fed funds rate during its monetary policy meetings in 2022, pushing borrowing costs to the highest level since 2007, and in line with market expectations. Hong Kong's property market remains resilient, but uncertainty persists.

業績回顧

本集團於截至二零二二年十二月三十一日止年度(「本年度」)錄得收入約277,800,000港元, 而截至二零二一年十二月三十一日止年度錄 得收入約243,800,000港元。此乃主要源於提供 債務資本市場(「債務資本市場」)服務所得佣 金收入約165,300,000港元。本年度除税前虧損 淨額約為102,700,000港元,而截至二零二一年 十二月三十一日止年度之除税前虧損淨額約為 369,500,000港元。該虧損乃主要由於確認透過 損益按公平值虧損約49,400,000港元及(ii)股權結 算之購股權安排約18,000,000港元。

於本年度的除所得税後虧損淨額約為 105,400,000港元,而截至二零二一年十二月 三十一日止年度的除所得税後虧損淨額約為 371,300,000港元。於本年度的本公司擁有人應 佔每股基本虧損約為0.67港仙(二零二一年十二 月三十一日:基本虧損約2.32港仙)。

經濟回顧

於二零二二年,COVID-19的嚴重性及致死率較 二零二零年及二零二一年降低。促成該等積極變 化的因素包括疫苗技術的空前進步(該技術可快 速更新以對抗新毒株),人群對病毒的免疫力不 斷增強,以及更有效的治療及疫苗、口服抗病毒 藥物及家用檢測試劑盒。

於二零二二年全年,香港經濟萎縮3.5%,而失業 率於第四季度下降至約3.5%。由於多個主要市 場(尤其是中國)的進口需求進一步回升,第四 季度貨物出口總額同比錄得快速增長。然而,由 於入境旅遊仍然停滯不前,服務出口進一步下跌。 進出口貿易受到全球經濟疲軟及多項外部因素 的不利影響。在COVID-19的威脅及勞動市場狀 況嚴峻的情況下,國內需求亦有所下降,個人消 費支出不振,反映出悲觀的本地經濟及消費者情 緒。

與實體經濟一致,由於投資者情緒惡化,本地股 市大幅下跌。於上半年,恒生指數開盤23,510點, 於上半年末收於21,859點。於下半年,恒生指數 開始下跌2,078點至二零二二年年底的19,781點。 聯儲局於二零二二年的貨幣政策會議期間將聯 邦基金利率上調,並將借款成本推至二零零七年 以來的最高水平,與市場預期一致。香港物業市 場仍具彈性,惟不明朗因素依然存在。 2022 was a year of ups and downs for Chinese offshore bond market. Global inflation is high. The Federal Reserve and the European Central Bank have entered the path raising interest rates. In the context of increasingly constrained issuance of US dollars and euros, China offshore Renminbi bonds have price advantages and can avoid interest rate risks. The urban investment sectors has risen against the trend and has become the backbones of the issuance, and the China offshore bond market has ushered in a new batch of urban investment companies. During the year, the local governments continue to explore offshore bond issuance. The Guangdong Provincial Government, the Hainan Provincial have issued a total of RMB12 billion in offshore bonds. This is the first time for a Chinese local government to issue the blue bonds and sustainable development bonds in the international capital market.

Business Review

Brokerage & margin financing

The business are carried on through Instant Achieve Limited ("IAL"), a wholly-owned subsidiary of the Group, which in turn owned 100% equity interest in Central Wealth Securities Investment Limited ("CWSI") and Central Wealth Futures Limited ("CWF"). CWSI and CWF are incorporated in Hong Kong with limited liability and are carrying on business in type 1 (dealing in securities), type 2 (dealing in futures contracts), type 4 (advising on securities) and type 5 (advising on futures contracts) regulated activities under the Securities and Futures Ordinance.

During the Year, the commission income from securities and futures dealing was approximately HK\$8.5 million (31 December 2021: HK\$11.2 million) and the interest income from the securities margin financing was approximately HK\$13.1 million (31 December 2021: HK\$12.7 million). The Group will maintain its prudent credit policy and risk management approach with a view to achieve a sustainable business environment.

Debt capital market business

The business are carried on through IAL, which in turn owned 100% equity interest in CWSI. CWSI is incorporated in Hong Kong with limited liability and is carrying on business in type 1 (dealing in securities) and type 4 (advising on securities) regulated activities under the Securities and Futures Ordinance.

In recognition of the robust potential in the China's US dollar bonds market, the Group have established a foothold and teamed up to participate as a major player in this growing market in 2017. The market is principally classified into, by industry four business segments, namely industrial, property development, financial and urban construction investment ("**Chengtou**"). 二零二二年,中國離岸債券市場跌宕起伏。全球 通脹高企,聯儲局及歐洲央行進入加息賽道。在 美元及歐元發行量日益收緊的背景下,中國離岸 人民幣債券價格優勢凸顯,能避免利率風險。城 投板塊逆勢上揚,成為發行骨幹,中國離岸債券 市場迎來新一批城投公司。於本年度,地方政府 繼續探索離岸債券發行。廣東省政府及海南省已 發行總額人民幣120億元之離岸債券,乃中國地 方政府首次於國際資本市場發行藍色債券及可 持續發展債券。

業務回顧 經紀及保證金融資

有關業務透過本集團全資附屬公司即達有限公司(「**即達**」)進行,即達擁有中達證券投資有限 公司(「**中達證券**」)及中達期貨有限公司(「**中達** 期貨」)全部股權。中達證券及中達期貨為於香港 註冊成立之有限公司,可進行證券及期貨條例項 下第1類(證券交易)、第2類(期貨合約交易)、 第4類(就證券提供意見)及第5類(就期貨合約 提供意見)受規管活動之業務。

於本年度,證券及期貨買賣所得佣金收入約 8,500,000港元(二零二一年十二月三十一日: 11,200,000港元),證券保證金融資所得利息收 入約13,100,000港元(二零二一年十二月三十一 日:12,700,000港元)。本集團將維持其審慎信貸 政策及風險管理方針,務求實現可持續發展業務 環境。

債務資本市場業務

有關業務透過即達進行,即達擁有中達證券全部 股權。中達證券為於香港註冊成立之有限公司, 可進行證券及期貨條例項下第1類(證券交易)及 第4類(就證券提供意見)受規管活動之業務。

鑒於中資美元債券市場的龐大潛力,於二零一七年,本集團已涉足該不斷增長的市場,並聯合其他夥伴成為其主要參與者。該市場主要按行業分為四個業務板塊,即工業、房地產發展、金融及城市建設投資(「城投」)。

During the Year, the Group has so far participated in 45 debt issues with roles of joint global coordinator, joint book-runner, joint lead manager or placing agent with an aggregate issue size of approximately US\$42.3 billion as at 31 December 2022. The debts are issued through either private or public offerings with coupon rates ranging from 1.9% to 9.3% per annum. According to the information published on Bloomberg 2022, CWSI ranked as the 31st the manager in the issuance of offshore China bonds for the Year based on the issuance volume credited to each involved party. During the Year, the provision of debt capital market services has recorded a commission income from placing of approximately HK\$165.3 million. The Group will continue to strengthen our services in the coming period and broaden our service range with an aim to provide one stop service to our customers.

Asset management

The business are carried on through IAL, which in turn owned 100% equity interest in Central Wealth Asset Management Limited ("**CWAM**"). CWAM is incorporated in Hong Kong with limited liability and is carrying on business in type 4 (advising on securities) and type 9 (asset management) regulated activities under the Securities and Futures Ordinance.

During the Year, the Group engages in the provision of investment management services on diversified and comprehensive investment products including private funds and discretionary accounts to individual, corporate and institutional clients. Currently, our investment fund, namely the Central Wealth Investment Fund SPC ("**CWIF**"), mainly focus on the China's bond market as it is the second largest bond market in the world and offers attractive yield opportunities. It is expected that the market will continue to grow and transform with the global economy. The Group believes it will become more capital market oriented and open to foreign investors. Besides, CWAM also served as an investment advisor for clients providing advice on equity fund, fixed income funds and other investment products.

About Central Wealth Investment Fund SPC

CWIF is a segregated portfolio company incorporated in Cayman Islands with limited liabilities in June 2018. CWIF has 8 segregated portfolios as at 31 December 2022. The investment objectives of CWIF are to achieve a high rate of return through capital appreciation and seek fixed income returns with a high degree of security.

Investment strategies

The investment manager seeks to achieve the investment objectives by investing in fixed income financial tools, fixed income instruments traded in the bond market, bond funds, money market funds, bond initial offerings, structured products and derivatives. The portfolios now mainly invest in offshore US dollar denominated bonds issued by Chinese institutions. The investment manager will seek to diversify the investment portfolios when opportunities arise. 於本年度,本集團迄今以聯席全球協調人、聯席 賬簿管理人、聯席牽頭經辦人或配售代理身份參 與45項債務發行,於二零二二年十二月三十一日 的總發行規模約為423億美元。該等債務乃透過 私人或公開發售發行,息票率介乎每年1.9%至 9.3%。根據彭博資訊於二零二二年刊發的資料 顯示,按計入各參與方的發行量計,中達證券於 本年度在發行離岸中國債券的管理人中位列第 三十一位。於本年度,提供債務資本市場服務錄 得配售佣金收入約165,300,000港元。本集團於 下一期間將繼續加強服務及擴大服務範圍,旨在 為客戶提供一站式服務。

資產管理

有關業務透過即達進行,即達擁有中達資產管理 有限公司(「中達資產管理」)全部股權。中達資 產管理為於香港註冊成立之有限公司,可進行證 券及期貨條例項下第4類(就證券提供意見)及第 9類(提供資產管理)受規管活動之業務。

於本年度,本集團向個人、企業及機構客戶提 供多元化全面投資產品(包括私募基金及全權 委託賬戶)的投資管理服務。目前,我們的投資 基金(即Central Wealth Investment Fund SPC (「CWIF」))主要著重於中國債券市場,乃因中 國債券市場為世界第二大債券市場,充滿獲得可 觀回報之商機。預期市場將繼續增長及隨著全球 經濟轉型。本集團相信市場將趨向資本市場主導, 並開放予海外投資者。此外,中達資產管理亦出 任投資顧問,為客戶就股票基金、固定收益基金 及其他投資產品提供意見。

關於Central Wealth Investment Fund SPC

CWIF為一間於二零一八年六月在開曼群島註 冊成立之獨立投資組合有限公司。CWIF於二零 二二年十二月三十一日擁有八個獨立投資組合。 CWIF之投資目標為透過資本增值實現高回報率 及尋求具高度保障的固定收益回報。

投資策略

投資經理致力透過投資固定收益金融工具、於債 券市場買賣之固定收益工具、債券基金、貨幣市 場基金、債券首次發售、結構性產品及衍生工具 實現投資目標。投資組合現主要投資於中資機構 發行的離岸美元計值債券。當機遇出現時,投資 經理將繼續多元化投資組合。

Fund growth

As at 31 December 2022, the assets under management have reached approximately US\$277.1 million (31 December 2021: US\$787.1 million). The management and performance fee income is approximately HK\$34.6 million during the Year.

Financial Investments and Services Financial investments and trading

During the Year, the Hang Seng Index starts at 23,510 points and closed at 19,781 points. The local stock market performs badly, the Group recorded unrealized losses on equity, fund and debt investments at fair value through profit or loss of approximately HK\$49.4 million and realised gains on disposal of equity, fund and debt investments at fair value through profit or loss of approximately HK\$5.4 million. The interest income from debt investments amounted to approximately HK\$6.3 million.

Money lending business

The Group's Money lending business is conducted through an indirect wholly-owned subsidiary of the Company, namely Top Billion Finance Limited (**"Top Billion**"), which is a company incorporated in Hong Kong and holds a valid Money Lender License under the Money Lenders Ordinance (Cap. 163 of the law of Hong Kong).

Top Billion is principally engaged in carrying out money lending business by providing secured and unsecured loans to its customers. Through the business and social networks of the senior management of the Company, Top Billion would identity and be referred potential customers which would corporate and individual customers with personal wealth. Top Billion would then assess the credit and risk of such potential customers based on its credit policy and procedure.

Top Billion is operated and managed by members of its senior management and under the supervision of the executive directors of the Company, who have years of experience in accounting, corporate development and/or financial management and have overseen the business operations of Top Billion.

As at 31 December 2022, the Group had 14 outstanding loans to individual customers with an aggregate principal amount of approximately HK\$421,611,400 and interest rates ranging from 5% to 7% and 3 outstanding loans to corporate customers with an aggregate principal amount of approximately HK\$70,500,000 and interest rates of 7% (collectively, the "**Outstanding Loans**"). The Company has complied with the relevant requirements set out in Chapter 14 and Chapter 14A of the Listing Rules with regard to the grant and renewal of the Outstanding Loans. The Company does not have any agreement, arrangement, understanding or undertaking (whether formal or informal and whether express or implied) with a connected person of the Company with respect to the grant of the Outstanding Loans.

基金增長

於二零二二年十二月三十一日,受管理資產已達約277,100,000美元(二零二一年十二月三十一日:787,100,000美元)。於本年度,管理及表現 費收入約為34,600,000港元。

財務投資及服務 財務投資及買賣

於本年度,恒生指數開盤為23,510點,收盤為 19,781點。本地股票市場表現不佳,本集團錄得 透過損益按公平值列賬之股本、基金及債務投資 之未變現虧損約49,400,000港元及出售透過損益 按公平值列賬之股本及基金及債務投資之變現 收益約5,400,000港元。債務投資的利息收入達約 6,300,000港元。

放貸業務

本集團透過本公司間接非全資附屬公司億峰財務有限公司(「億峰」)(一間於香港註冊成立的 公司,持有香港法例第163章放債條例項下之有 效放債人牌照)進行放貸業務。

億峰主要通過向其客戶提供有抵押及無抵押貸 款進行放貸業務。透過本公司高級管理層的業務 及社會網絡,億峰物色及獲轉介潛在客戶,包括 企業客戶以及擁有個人財富的個人客戶。億峰隨 後根據其信貸政策及程序評估該等潛在客戶的 信貸及風險。

億峰由其高級管理層成員進行營運及管理,且由 本公司執行董事進行監察,彼等於會計、企業發 展及/或融資管理方面擁有多年經驗,並一直監 督其業務營運。

於二零二二年十二月三十一日,本集團有14筆個 人客戶未償還貸款,本金總額約421,611,400港 元,利率介乎5%至7%,及3筆公司客戶未償還貸 款,本金總額約70,500,000港元,利率為7%(統 稱「未償還貸款」)。本公司已遵守上市規則第14 章及第14A章中所載有關未償還貸款授出及重續 之相關規定。本公司並無與本公司之關連人士就 授出未償還貸款訂立任何協議、安排、諒解或承 諾(不論正式或非正式及不論明示或隱含)。

Further details of the Outstanding Loans are set out below:

有關未償還貸款之進一步詳情載列如下:

Borrower (Note 1) (附註1)	借款人	Principal amount 本金金額 (HK\$'000) (千港元)	Interest rate 利率 (per annum) (每年)	Tenure 期限 (months) (月) (Note 2) (附註2)	Security 抵押
	四丁亭丘			(四元2)	
Individual customers	個人客戶 A	10.000	7%	60	Residential and commercial property in Hong Kong
A	A	10,000 7,000	7 % 7%	60 60	Residential and commercial property in Hong Kong 香港的住宅及商業物業
		5,000	7%	60 60	
		50,000	7%	60	
В	В	19,700	7%	80 24	Residential property in Hong Kong
D	D	19,700	/ 70	24	香港的住宅物業
С	С	15,000	7%	24	Residential property in PRC 中國的住宅物業
D	D	16,000	7%	24	Listed securities in Hong Kong 香港的上市證券
E	E	75,000	7%	36	Commercial property in PRC 中國的商業物業
F	F	75,000	7%	36	Residential and commercial property in PRC 中國的住宅及商業物業
G	G	75,000	7%	36	Equity interests in unlisted PRC entities 非上市中國實體的股本權益
Н	Н	8,000	7%	24	Listed securities in Hong Kong 香港的上市證券
1	I	65,000	7%	36	Residential and commercial property in Hong Kong 香港的住宅及商業物業
1	I	623.7	5%	12	目心的IL工及向未彻未 -
, К	, К	287.7	5%	12	-
Corporate customers	公司客戶				
L	L	50,000	7%	24	_
М	М	12,500	7%	24	Listed securities in Hong Kong 香港的上市證券
Ν	Ν	8,000	7%	24	Residential property in Hong Kong 香港的住宅物業
Total	總計				
17	17	492,111.4			
				-	/UN
Notes:				لا	付註:
1. The borrowers persons.	are independe	ent of the Cor	mpany and its co	onnected 1	. 借款人均獨立於本公司及其關連人士。
2. The principal a maturity date.	and interest	of the loans	are repayable u	pon the 2	2. 該等貸款的本金及利息須於到期日償還。

The majority of the existing customers were referred by executive Directors of the Company. The executive Directors have good business and social networks and would refer potential customers to Top Billion Finance Limited ("**Top Billion**") from time to time. However, Top Billion does not rule out walk-in customers so long as they can fulfil the due diligence and relevant credit assessment requirements.

Benchmarks for Customers

Top Billion has the following benchmarks for its customers:

Corporate customers

- No specific requirement that the prospective borrower should be from a particular industry.
- The prospective borrower can have its principal business operation in Hong Kong, China or overseas.
- No minimum amount of revenue/profit required to be generated by the prospective borrower in the last 12 months.
- The prospective borrower should normally have an sufficient amount of assets enough to cover the loan principal when they make the loan application. The assets can be in the form of property, securities, or equity interest in an entity.
- The prospective borrower should have a minimum operation history of three years.
- No litigation or winding up records.

Individual customers

- The prospective borrower should be over the age of 18.
- No requirement on the prospective borrower's occupation or minimum monthly income.
- The prospective borrower should normally have an sufficient amount of assets enough to cover the loan principal when they make the loan application. The assets can be in the form of property, securities, or equity interest in an entity.
- No criminal or bankruptcy records.

大部分現有客戶乃由本公司執行董事轉介。執行 董事具備良好的業務及社交網絡並不時向億峰 財務有限公司(「**億峰**」)轉介潛在客戶。然而,億 峰不會拒絕能符合盡職調查及相關貸款評估規 定的上門客戶。

客戶標準

億峰對其客戶設定以下標準:

公司客戶

- 並無具體規定潛在借款人須從事某一特定 行業。
- 潛在借款人可於香港、中國或海外進行主 要業務營運。
- 並無規定潛在借款人於過去12個月產生的 最低收入/溢利金額。
- 潛在借款人於提出貸款申請時,一般應擁 有足以償還貸款本金的充足資產金額。該 等資產可為物業、證券或實體股權形式。
- 潛在借款人應具有最少三年的經營歷史。
- 無訴訟或清盤記錄。

個人客戶

- 潛在借款人應年滿18歲以上。
- 並無規定潛在借款人的職業或最低月收入。
- 潛在借款人於提出貸款申請時,一般應擁 有足以償還貸款本金的充足資產金額。該 等資產可為物業、證券或實體股權形式。
- 無刑事或破產記錄。

Credit Policy and Procedures

Top Billon has set up a credit committee (the "**Credit Committee**") which comprises two executive Directors of the Company to monitor the credit policy and procedures of the money lending business.

The executive Directors who are members of the Credit Committee are responsible for overseeing the money lending business. The financial controller of the Company is responsible for working out the preliminary terms of the proposed loan and is engaged in the post-loan monitoring.

Pre-approval due diligence

Top Billion will take reasonable steps to establish the potential customer's true and full identity, financial situation and borrowing objectives. The potential customer will be required to provide further details of its personal and/or corporate background, proof of repayment capabilities, proposed loan amount and repayment method, proof of property ownership (if applicable) and bank account and/or financial portfolio statements. Preliminary verification of background information (bankruptcy check and litigation check) of the potential customers will be performed.

Assessment and loan approval

For material lending transactions which constitute 5% or more of the total assets of the Group, credit review procedures will be conducted in accordance with the standard commercial practices for the purpose of determining the ability of applicants in meeting their financial obligations. Applications must in the first place, satisfy certain credit requirements before being further processed and reviewed by the senior management of Top Billion. Applicants will be required to submit all information necessary for conducting the reviews as requested by Top Billion, which includes but is not limited to updated financial statements, assets and investment portfolios of the customer.

The Credit Committee will review the due diligence results and the loan proposal, together with the supporting documents, and then finalise the loan amount and terms. Loan applications are assessed and approved on a case-by-case basis in accordance with: (i) the background of the applicant and whether the applicant has a satisfactory record or any litigation record; (ii) whether the applicant is a professional or has goodwill in his/her respective business or social circles; (iii) whether the applicant has a good loan repayment or credit record; and (iv) whether the applicant is a repeated customer. If the outcome of the aforesaid background and financial assessment is to the satisfaction of the Credit Committee, a meeting will be arranged between the potential customer, a member of the Credit Committee and/or the financial controller. During the meeting, the financial controller will work out the preliminary terms of the proposed loan.

信貸政策及程序

億峰已成立由本公司兩名執行董事組成的信貸 委員會(「**信貸委員會**」)以監察放貸業務的信貸 政策及程序。

擔任信貸委員會成員的執行董事負責監察放貸 業務。本公司財務總監負責制定建議貸款的初步 條款並參與貸後監察。

批核前盡職審查

億峰將採取合理措施確定潛在客戶的真實及完整身份、財務狀況及借貸目的。潛在客戶需按要求提供其個人及/或公司背景、還款能力證明、 建議貸款金額及還款方式、物業擁有權證明(如 適用)及銀行賬戶以及/或金融投資組合表的進 一步詳細資料。億峰將對潛在客戶的背景資料(破 產核查及訴訟核查)進行初步核實。

評估及貸款審批

對於佔本集團總資產5%或以上的重大借貸交易 而言,信貸審查程序將根據標準商業慣例進行, 以確定申請人履行其財務責任的能力。首先,有 關申請須滿足若干信貸要求後,方可由億峰的高 級管理人員進行進一步處理及審查。申請人需按 億峰的要求提交審查所必要的所有資料,包括但 不限於客戶的最新財務報表、資產及投資組合。

信貸委員會將審閱盡職審查結果及貸款建議以 及證明文件,然後敲定貸款金額及條款。貸款申 請乃根據以下條件按個別基準評估及批准:(i)申 請人的背景及申請人是否有良好記錄或任何訴 訟記錄;(ii)申請人是否為專業人士或於其各自 的生意圈或社交圈具有良好聲譽;(iii)申請人是否 為常客。倘信貸委員會信納上述背景及財務評估 的結果,則將會安排一名信貸委員會成員及/或 財務總監約見潛在客戶。會上,財務總監將制定 建議貸款的初步條款。 Apart from the provision of collateral, various other factors such as whether the borrowers are repeated customers, their credibility, the amount of the loan, the tenure of the loan, etc. will also be taken into consideration when assessing the credit risk and determining the loan terms (including interest rates). The lending rate should commensurate with the level of credit risk. The stronger the financial position that the borrower exhibits and/or the better the market conditions, the lower the applicable lending rate. Other factors such as the cost of funds, interest rate charged by competitors, the repayment history and length of business relationship will also be considered. Interest rates are determined with reference to risk factors, tenure of loan, borrowing record and interest rates offered by competitors.

Risk control

In order to safeguard the repayment of loans and minimise default risks, all of the existing customers are either business contacts or referrals from the executive Directors which have either good standings or long-term business relationships with the Group. In this way, the Group can limit its risk exposure.

Loan documentation

If a loan application has been approved, the financial controller will then issue a standard loan agreement with the terms agreed by both parties for the applicant to sign. The applicant should provide his/her identity documentation and address proof to the financial controller for him to prepare the loan agreement.

Loan disbursement

The financial controller will not disburse any funds to the customer until Top Billion is in receipt of the drawdown notice attached to the loan agreement signed by the customer. Funds are usually disbursed by crossed or personal cheques deposited to the customers' designated bank accounts as per his/her drawdown notice. Loan disbursement in cash is not allowed, which not only minimises fraud or theft but also protects the Group from being inadvertently involved in money laundering activities.

Post-loan monitoring

Interim and annual review(s) will be performed by Top Billion. Updated background and financial information of the borrower will be obtained and assessed by the Credit Committee. This helps Top Billion to promptly discover potential problems that may be detrimental to timely repayment and allows Top Billion to adjust collection strategies.

Loan renewal

When considering whether to renew a loan, the Group will take into consideration (i) the repayment or credit record of the borrower; and (ii) the borrower's up-to-date financial strength and background. If the above factors are not satisfactory and/or the Directors are of the view that the risks and benefits are not properly balanced, such loan would not be renewed upon maturity. 除提供抵押品外,於評估信貸風險及釐定貸款條 款(包括利率)時亦會考慮各種其他因素,例如 借款人是否為常客、其信譽、貸款金額、貸款期 限等。貸款利率應與信貸風險水平相稱。借款人 的財務狀況越好及/或市場狀況越好,適用貸款 利率也就越低。資金成本、競爭對手收取的利率、 還款歷史及業務關係的持續時間等其他因素亦 會納入考慮。利率乃參考風險因素、貸款期限、 借貸記錄及競爭對手提供的利率釐定。

風險控制

為保障貸款能夠被償還及盡量降低違約風險,所 有現有客戶均有業務聯繫或由執行董事轉介,均 擁有良好信譽或與本集團有長期業務關係。本集 團可藉此限制其風險敞口。

貸款文件

倘貸款申請已獲批准,則財務總監屆時將發出標 準貸款協議供申請人簽署,該協議的條款乃經雙 方協定。申請人須向財務總監提供其身份證明文 件及地址證明,供其編製貸款協議。

貸款發放

財務總監將不會向客戶發放任何資金,除非億峰 已收到客戶簽署的貸款協議所附的提取通知。資 金通常以劃線或個人支票發放,按客戶的提取通 知存入其指定銀行賬戶。貸款不得以現金方式發 放,這不僅可以最大限度地減少欺詐或盜竊,還 能避免本集團無意中捲入洗錢活動。

貸後監控

億峰將進行中期及年度審閲。信貸委員會將獲取 及評估借款人的最新背景及財務資料。此舉有助 於億峰及時發現可能不利於及時還款的潛在問題, 並能讓億峰調整催收策略。

貸款重續

本集團於考慮是否重續一筆貸款時,將考慮(i)借款人的還款記錄或信貸記錄;及(ii)借款人的最新 財務實力及背景。倘上述因素未如理想及/或董 事認為風險與回報無法恰當平衡,則有關貸款到 期時將不予重續。

Early repayment

Early repayment of the loan is possible if the customer provides not less than one business day's prior written notice. On the date upon which such early repayment is to be made, the customer shall repay the outstanding loan and all other monies outstanding (including accrued interests) thereunder.

Repayment overdue monitoring

The accounts staff will check if each loan repayment is made on schedule. If any repayment is overdue for more than two days, the accounts staff will bring the issue to the attention of the financial controller, and he will make verbal reminders to the relevant customer. In the event repayment is overdue for more than seven days after the verbal reminders, the financial controller will then issue an overdue notice to the customer on record. If repayment remains overdue for more than 14 days, the financial controller may issue further reminders to the customer and/or consider other actions.

Loan collection

The Group monitors the repayment of all loans based on each of the respective repayment dates of each of the individual loans. The Group reserves the right to require the customer to repay the loan and other monies outstanding (including accrued interests) on demand at any time during the term of the loan by giving the customer not less than one business day's prior written notice. On the date upon which such repayment is to be made, the customer shall pay to the Group the outstanding loan and all other monies outstanding (including accrued interests) thereunder.

If the loan could not be collected within a reasonable time thereafter, depending on the specific circumstances of the customer, the Credit Committee will decide on instigating legal action(s) to enforce the Group's rights under the loan. Mediation may also be considered to reach an agreement with the customer on repayment. If the customer fails to perform their obligations under the mediation agreement, the Credit Committee may decide on applying to the court for mandatory enforcement.

In case where all potential means of recovery have been exhausted, the Credit Committee will determine whether to write off the problem loan as a bad loan. All loan write-offs must be approved by the Board of the Company.

提前還款

客戶可在事先發出不少於一個營業日的書面通 知的情況下提前償還貸款。於作出提前還款當日, 客戶應償還未償還貸款及其項下的所有其他尚 未償還款項(包括應計利息)。

逾期還款監控

會計人員會核查每筆貸款是否按時償還。任何還 款逾期超兩天的,會計人員會上報財務總監垂注, 而其會向相關客戶作出口頭提醒。還款於口頭提 醒超七天後逾期的,財務總監會向記錄客戶發出 逾期通知。還款繼續逾期超14天的,財務總監可 向客戶進一步發出提醒及/或考慮採取其他行動。

貸款催收

本集團根據每筆個別貸款的各自還款日期監控 所有貸款的還款情況。本集團保留權利透過事先 向客戶發出不少於一個營業日的書面通知要求 客戶於貸款期限內的任何時間按要求償還貸款 及其他尚未償還款項(包括應計利息)。於作出 還款當日,客戶應向本集團支付未償還貸款及其 項下的所有其他尚未償還款項(包括應計利息)。

倘貸款無法於其後合理時間內收回,信貸委員會 將根據客戶的具體情況決定是否採取法律行動, 以強制執行本集團於貸款項下的權利。本集團亦 會考慮進行調解,與客戶達成還款協議。倘客戶 未能履行彼等於調解協議項下之義務,信貸委員 會可決定向法院申請強制執行。

倘所有潛在追索途徑均已用盡,信貸委員會將釐 定是否將問題貸款撇銷為不良貸款。所有貸款撇 銷必須經本公司董事會批准。 As at 31 December 2022, the annual interest rate of loan ranged from 5% to 7% (31 December 2021: 5% to 7%) and the term ranged from 1 to 3 years (31 December 2021: 1 to 3 years). The total gross loan receivable amounted to approximately HK\$433.4 million (31 December 2021: HK\$517.2 million). The Group's five largest gross loan receivables amounted to approximately HK\$332.2 million or 76.6 % (31 December 2021: HK\$361.9 million or 70.0%) of the Group's total gross loan receivables. During the Year, the interest income from the money lending business was approximately HK31.9 million. The Group will continue to maintain its prudent credit policy and risk management approach with a view to achieve a sound financial management and sustainable business environment.

During the Year, the Group assessed and estimated credit loss allowances ("**ECLs**") for the loan receivables according to the requirements of Hong Kong Financial Reporting Standard ("**HKFRS**") 9 issued by the Hong Kong Institute of Certified Public Accountants. The Group had recognized ECLs on loan receivables from the money lending business amounting to approximately HK\$13.2 million (31 December 2021: HK\$22.9 million. The models and assumptions adopted by the management in estimating ECLs are related to the future macroeconomic conditions and borrowers' creditworthiness (e.g. The likelihood of default by customers.) Such assessment has taken regard of quantitative and qualitative historical information and also, the forward looking analysis. Related disclosures on loan from the money lending business are included in Notes 11 to the consolidated financial statement.

The Chinese medicine clinics business

In light of the pessimistic atmosphere in the global stock market and the challenging environment in the Chinese bond market, the Group has diversified its investment in the Chinese medical clinic sector in order to complement the existing businesses. On 21 February 2022, the Group acquired 51% of the equity interests in Youbeiqin (Guangdong) Medical Technology Co., Ltd.* ("Guangdong Youbeiqin") 於二零二二年十二月三十一日,貸款年利率按 介乎5%至7%(二零二一年十二月三十一日: 5%至7%)計息,期限為一至三年(二零二一年 十二月三十一日:一至三年)。應收貸款總額約 為433,400,000港元(二零二一年十二月三十一 日:517,200,000港元)。本集團應收之五大貸 款總額約332,200,000港元,或佔本集團應收貸 款總額76.6%(二零二一年十二月三十一日: 361,900,000港元或70.0%)。於本年度,放貸業 務所得利息收入約為31,900,000港元。本集團將 繼續維持其審慎信貸政策及風險管理方針,務求 達致穩健財務管理及實現可持續發展業務環境。

於本年度,本集團已根據香港會計師公會頒佈的 香港財務報告準則(「**香港財務報告準則**」)第9號 的規定評估及預計應收貸款的信貸虧損撥備(「**預** 期信貸虧損」)。本集團已就放貸業務產生之應收 貸款確認預期信貸虧損總額約13,200,000港元(二 零二一年十二月三十一日:22,900,000港元)。管 理層於估計預期信貸虧損時採納的模型及假設 與未來宏觀經濟狀況及借款人的信譽(如客戶違 約的可能性)有關。該等評估已採用有關定量及 定性之歷史資料以及前瞻性分析。放貸業務產生 之貸款之相關披露載於綜合財務報表附註11。

中醫診所業務

鑒於全球股票市場的悲觀氛圍及中國債券市場 充滿挑戰的環境,本集團已於中醫診所行業進行 多元化投資,以補充現有業務。於二零二二年二 月二十一日,本集團收購廣東省友倍親醫藥科技 有限公司(「**廣東友倍親**」)51%的股權。

Subsequent to the Group's acquisition of 51% equity interests of Guangdong Youbeigin in February 2022, Guangdong Youbeigin and its partners (the "Partners") entered into cooperation agreements to form new companies kicking off the operation of the Chinese medicine clinics in the PRC. According to the cooperation agreements, Guangdong Youbeigin holds 51% of the equity interest of each such companies and the Partners are responsible for the operation and the provision of finance of such companies. During the Year, Guangdong Youbeigin has not injected capital and has not appointed any directors to the clinics. Guangdong Youbeigin is solely engaged in the trading of sales of products with the Partners for the sales income. In view of that, on the advice of the independent PRC lawyer legal opinion, supplemental confirmations are signed by the Partners to confirm that Guangdong Youbeigin would not be entitled to the profits of the clinics and would not be liable for liabilities of them for the Year. As such, Guangdong Youbegin is considered not to have control nor influence over the clinics as described under HKFRS 10 'Consolidated Financial Statements' and the results of such clinics are not consolidated with the financial results of the Group for he Year in accordance with the applicable accounting standards.

The livestreaming e-commerce business

As parts of diversification strategy, the Group also started to invest and participate in the new rapid growing livestreaming e-commerce business in the PRC.

On 19 December 2022, the Company (purchaser) and 深圳中達企 業諮詢有限公司 (Shenzhen Central Wealth Enterprises Consultancy Co., Ltd*), a wholly owned subsidiary of the Company entered into a sale and purchase agreement with 李旻駿 (Li Minjun*) and 羅艷 芳 (Luo Yanfang*) (vendors). Pursuant to which the purchaser agreed to purchase 51% of equity interests in 杭州易侑文化傳媒有限公 司 (Hangzhou Yiyou Culture Media Co., Ltd.*) (targeted company) for a total consideration of RMB145,600,000, which shall be settled by cash and/or allotment and issue of the consideration shares. The targeted company is a company established in the PRC with limited liability and is principally engaged in internet live broadcasting, KOL incubation and marketing and sales business in the PRC. The targeted company has exclusive e-commerce contract with Sister Sihuo "四火姐姐張棪琰", a reputable artiste, celebrity and live broadcaster in the PRC. The details of which were disclosed in the announcements of the Company dated 19 December 2022 and 20 December 2022.

繼本集團於二零二二年二月收購廣東友倍親51% 的股權後,廣東友倍親及其合作方(「合作方」) 訂立合作協議以成立新公司,開始在中國經營中 醫診所。根據合作協議,廣東友貝親持有該等公 司各51%的股權,合作方負責該等公司的營運及 提供資金。於本年度,廣東友倍親並未就該等返 所進行注資或委任董事。廣東友倍親並未就該等該 所進行產品銷售貿易以獲取銷售收入。有鑒於此, 據獨立中國律師法律意見告知,合作方簽署補潤, 報調之中國律師法律意見告知,合作方簽署補潤, 報告準則第10號「綜合財務報表」,廣東友倍親 報告達則第10號「綜合財務報表」,廣東友倍親 不被視為就該等診所擁有控制權或對該診所具 有影響力,而該等診所之業績於本年度並無根據 適用會計準則綜合計入本集團之財務業績。

直播電商業務

作為多元化戰略的一部分,本集團亦開始於中國 投資及參與快速增長的新直播電商業務。

於二零二二年十二月十九日,本公司(買方)及 本公司之全資附屬公司深圳中達企業諮詢有限 公司與李旻駿及羅艷芳(賣方)訂立買賣協議, 據此,買方已同意收購杭州易侑文化傳媒有限 公司(目標公司)的51%股權,總代價為人民幣 145,600,000元,將以現金及/或配發及發行代價 股份償付。目標公司為一間於中國成立的有限公 司,主要於中國從事網絡直播、網紅孵化以及營 銷及銷售業務。目標公司與中國知名藝人、明星 及實況主播四火姐姐「四火姐姐張棪琰」訂有獨 家電商合約。有關詳情披露於本公司日期為二零 二二年十二月十九日及二零二二年十二月二十 日之公告。 On 28 December 2022, the Group entered into a cooperation framework agreement with 中啟傳媒科技有限公司 (Zhongqi Media Technology Co., Ltd.*) ("Zhongqi Media Technology"), pursuant to which the joint venture company named 中達中啟合資公司 (Central Wealth Zhongqi Joint Venture Co., Ltd*) (the "JV") will be established in Shenzhen City, the PRC. The JV will be owned beneficially as to 60% by the Group and as to the balance of 40% by Zhongqi Media Technology. The JV will be engaged principally in the celebrity branding, that is to help Chinese artists and Internet celebrities to develop customised clothing brands, in order to establish our position as a business benchmark in the live streaming industry and develop online and offline businesses.

In January 2023, the JV was incorporated in the PRC and finally in name as 達啟文化(深圳)有限公司.

On 2 January 2023, the Group entered into a strategic cooperation framework agreement (the "Cooperation Framework Agreement") with Guangzhou Jiafan E-commerce Co., Ltd.*(廣州嘉凡電子商 務有限公司)("Guangzhou Jiafan") for the joint investment in the establishment of a limited liability company (the "Controlled Joint Venture Company"). Guangzhou Jiafan, a company established in the PRC, is a member of the GIALEN Business Group and has the ability to rely on its parent company to carry out the research and development, production, channel sales and other work of beauty products under the joint venture company. On 16 January 2023, the Controlled Joint Venture Company was incorporated in the PRC and will be engaged principally in the celebrity branding, that is to customize beauty and skin care brands for Internet celebrities and artists, in order to establish the Group's position as a business benchmark in the live streaming industry and develop online and offline businesses, and immediately realize brand incubation from zero to one.

Prospects

In 2023, the global economy is in a better shape at the start of the second half of 2022, thanks to a combination of mass vaccinations and the flexible fiscal policies from major economies. The government and business units have made continuous adaptation of economic activity to subdued mobility. Economic is more likely to pick up in the coming year. China and Hong Kong are expected to benefit further from reopening, strong corporate earnings and performance.

於二零二二年十二月二十八日,本集團與中啟傳 媒科技有限公司(「中啟傳媒科技」)訂立合作框 架協議,據此將於中國深圳市成立合資企業中達 中啟合資公司(「合資企業」)。合資企業將由本 集團實益擁有60%權益,並由中啟傳媒科技擁有 餘下40%權益。合資企業將主要從事紅人明星品 牌化,即幫助中國明星藝人和網紅主播定制服裝 品牌,以「直播業的南極人」作為業務標桿,進行 線上+線下業務。

於二零二三年一月,合資企業於中國註冊成立, 定名為達啟文化(深圳)有限公司。

於二零二三年一月二日,本集團與廣州嘉凡電子 商務有限公司(「廣州嘉凡」)就共同出資設立一 家有限責任公司(「控股合資公司」)事宜簽訂戰 略合作框架協議(「合作框架協議」)。廣州嘉凡 為一間於中國成立之公司,屬嬌蘭佳人商業集團 旗下成員公司,有能力依托母公司進行合資公司 旗下美妝產品研發、生產、渠道銷售等各項工作 的開展。於二零二三年一月十六日,控股合資公 司於中國註冊成立並將致力打造紅人明星品牌化, 即為流量主播和明星量身定制屬於自己的美妝 護虜品牌,以「直播業的中國寶潔」作為本集團 的業務標桿,進行線上+線下業務,快速實現從0 到1的品牌孵化。

前景

於二零二三年,得益於大規模接種疫苗及主要經 濟體的靈活財政政策,於二零二二年下半年初, 全球經濟處於較好的態勢。政府及企業單位對經 濟活動進行持續的調整,以適應低迷的流動性。 下半年經濟更可能回暖。中國及香港預計將進一 步得益於重新開放、強勁的企業盈利及業績。

Chinese bond market is expected to continue facing rising cost of US interest, defaults especially in the stressed property sector. The Directors will continue to actively seek opportunities to expand the business scope of the Group. During the Year, the Group has diversified its business into Chinese medicine clinic business. According to the documents issued by the state since the outbreak of the COVID-19 pandemic, the current policies for the medical sector encourage the vigorous development of traditional Chinese medicine (TCM) service institutions and clinics, and their chain operations. TCM was seen to reduce the risk of mild or moderate disease progressing to severe disease, and may shorten the time for viral clearance, resolution of clinical symptoms and length of hospital stay. With a unique advantage and role in the fight against COVID-19, it is expected that TCM will gain more recognition and trust from the public in future.

The Group has also diversified its business into livestreaming e-commerce business. Local living service is the rapidest growth business in the live streaming industry after live streaming e-commerce. In the future, Shenzhen Central Wealth will base itself in Shenzhen to develop related live streaming e commerce business especially in, building up customized clothing, beauty and skin care brands for Internet celebrities and artists.

Besides, we shall not overlook the downside risks due to the expectation of US interest hike and the threat of geopolitical tension which continue to cloud the global economic recovery. Also the Group will evaluate the economic impact of a weaker yuan as China may use it as the countermeasure to US tariffs.

In light of these macroeconomic challenges, the Group will continue to stay alert, but positive, to pursue its prudent investment strategy in developing its existing and new businesses.

Financial Review

The Group for the Year recorded a revenue of approximately HK\$277.8 million as compared to the revenue of approximately HK\$243.8 million last year. The Group's revenue principally comprised the interest income from money lending business of approximately HK\$31.9 million, commission income from placing of approximately HK\$165.3 million, commission income from securities and futures dealing of approximately HK\$8.5 million, interest income from securities margin financing of approximately HK\$13.1 million and management fee and performance fee income from asset management business of approximately HK\$34.6 million.

The Group recorded other comprehensive income of approximately HK\$60.8 million for the Year (31 December 2021: other comprehensive income of HK\$204.5 million). It was mainly attributable to an increase in fair value of approximately HK\$65.6 million on equity investments at fair value through other comprehensive income (31 December 2021: an increase in fair value of HK\$201.8 million). As at 31 December 2022, the Group's net asset value was approximately HK\$1,105.7 million (31 December 2021: HK\$1,122.4 million).

預計中國債券市場將繼續面臨美國利息成本上升、 出現違約,尤其是深陷困境的房地產行業。董事 將繼續積極尋找機會擴大本集團的業務範圍。本 年度,本集團已將其業務多元化至中醫診所業務。 根據COVID-19疫情爆發後國家出台的文件,目 前醫療行業政策鼓勵大力發展中醫藥服務機構 及診所以及連鎖經營。中醫藥被認為可降低輕度 或中度疾病發展為重疾的風險,且可能縮短病毒 清除、臨床症狀解除及住院的時間。中醫藥在抗 擊COVID-19方面具有獨特優勢及作用,預計未 來將獲得更多的公眾認可及信任。

本集團亦將其業務多元化至直播電商業務。本地 生活服務為直播行業內繼直播電商後增長最快 的業務。未來,深圳中達將立足於深圳發展相關 直播電商業務,尤其在為流量主播和明星打造定 制服裝、美容護膚品牌方面。

此外,鑒於美國加息預期及地緣政治緊張的影響, 全球經濟復甦前景仍然陰霾重重,我們不能忽視 上述因素帶來之下行風險。由於中國可能將人民 幣貶值作為應付美國關税的對策,故本集團亦將 評估人民幣貶值的經濟影響。

鑒於該等宏觀經濟挑戰,本集團將繼續保持警惕, 但積極推行其審慎投資策略,發展其現有及新業 務。

財務回顧

本集團於本年度錄得收入約277,800,000港元, 而去年則錄得收入約243,800,000港元。本集團收 入主要包括放貸業務所得利息收入約31,900,000 港元、配售佣金收入約165,300,000港元、證券及 期貨買賣所得佣金收入約8,500,000港元、證券保 證金融資所得利息收入約13,100,000港元及資產 管理業務所得管理費及表現費收入約34,600,000 港元。

本集團於本年度錄得其他全面收益約60,800,000 港元(二零二一年十二月三十一日:其他全面收 益204,500,000港元)。其主要由於透過其他全 面收益按公平值列賬之股本投資之公平值增加 約65,600,000港元(二零二一年十二月三十一 日:公平值增加201,800,000港元)。於二零二二 年十二月三十一日,本集團之資產淨值約為 1,105,700,000港元(二零二一年十二月三十一 日:1,122,400,000港元)。

Major Customers

During the Year, the Group's largest customer and five largest customers accounted for approximately 8.13% and 28.35% respectively of the Group's total revenue. As far as the Directors are aware, none of Directors, their associates or any shareholders who owned more than 5% of the Company's share capital had any interest in the five largest customers of the Group.

Liquidity and Financial Resources

During the Year, the Group generally financed its operation with internally generated cash flow, overdrafts, bank and other borrowings and other fund-raising activities. The Group's cash and bank balances as at 31 December 2022 were approximately HK\$62.4 million (31 December 2021: HK\$116.4 million).

As at 31 December 2022, the Group had any bank overdrafts of approximately HK\$21.6 million (31 December 2021: HK\$ Nil), notes payable of HK\$42.4 million (31 December 2021: HK\$50 million), interest-bearing bank borrowings of approximately HK\$39.5 million (31 December 2021: HK\$71.7 million) and interest-bearing other borrowings of approximately HK\$123.1 million (31 December 2021: HK\$268.1 million).

As at 31 December 2022, the Group's current ratio was approximately 1.50 times (31 December 2021: 1.32 times) based on current assets of approximately HK\$1,416.3 million (31 December 2021: HK\$924.6 million) and current liabilities of approximately HK\$945.2 million (31 December 2021: HK\$699.3 million). No capital commitments outstanding at 31 December 2022 not provided for in the Group's financial statements (31 December 2021: HK\$ Nil). The Group also had no other contingent liabilities as at 31 December 2022 (31 December 2021: Nil).

Capital Structure

As at 31 December 2022, the Group's gearing ratio was approximately 20.5% (31 December 2021: 34.7%). Gearing ratio equals total borrowings divided by net asset value as at the end of the reporting period. The total borrowings of approximately HK\$226.6 million includes bank and other borrowings, bank overdraft and notes payable.

The Group's bank balance, borrowings and interest payment are mainly denominated in Hong Kong and US dollars. Most of the Group's revenue are made in Hong Kong dollars and US dollars. Therefore, the exchange risks that the Group is exposed to are insignificant.

The Group has adopted a prudent financial management approach towards its treasury policies and thus maintained a healthy liquidity position throughout the Year. The Group strives to reduce exposure to credit risk by performing ongoing credit assessments and evaluations of the financial status of its customers. To manage liquidity risk, the Board closely monitors the Group's liquidity position to ensure that the liquidity structure of the Group's assets, liabilities and other commitments can meet its funding requirements from time to time.

主要客戶

於本年度,本集團的最大客戶及五大客戶分別佔 本集團總收益約8.13%及28.35%。據董事所知, 董事、彼等的聯繫人或擁有本公司股本5%以上 的任何股東概無於本集團的五大客戶中擁有任 何權益。

流動資金及財務資源

於本年度,本集團一般以內部產生之現金流量、 透支、銀行及其他借貸以及其他集資活動為其業 務營運融資。本集團於二零二二年十二月三十一 日之現金及銀行結存為約62,400,000港元(二零 二一年十二月三十一日:116,400,000港元)。

於二零二二年十二月三十一日,本集團有銀行透 支約21,600,000港元(二零二一年十二月三十一 日:零港元)、應付票據42,400,000港元(二零 二一年十二月三十一日:50,000,000港元)、計息 銀行借貸約39,500,000港元(二零二一年十二月 三十一日:71,700,000港元)及計息其他借貸約 123,100,000港元(二零二一年十二月三十一日: 268,100,000港元)。

於二零二二年十二月三十一日,本集團按照流動資產約1,416,300,000港元(二零二一年十二 月三十一日:924,600,000港元)及流動負債約 945,200,000港元(二零二一年十二月三十一日: 699,300,000港元)計算之流動比率為約1.50倍 (二零二一年十二月三十一日:1.32倍)。於二零 二二年十二月三十一日,概無並未於本集團財務 報表中撥備的尚未履行資本承擔(二零二一年 十二月三十一日:零港元)。本集團於二零二二 年十二月三十一日:無)。

資本結構

於二零二二年十二月三十一日,本集團之資本與 負債比率為約20.5%(二零二一年十二月三十一 日:34.7%)。資本與負債比率相等於報告期末之 借貸總額除以資產淨值。借貸總額約226,600,000 港元包括銀行及其他借貸、銀行透支及應付票據。

本集團之銀行結存、借貸及利息付款主要以港元 及美元計值。本集團大部分收入以港元及美元結 算。因此,本集團所面對外匯風險實屬輕微。

本集團對庫務政策採取審慎的財務管理策略,因 此於本年度內維持穩健的流動資金狀況。本集團 不斷審核及評估客戶的信貸狀況及財務狀況,務 求降低信貸風險。為管理流動資金風險,董事會 密切監察本集團的流動資金狀況,以確保本集團 的資產、負債及其他承擔的流動結構符合不時的 資金需要。

Significant Investments

As at 31 December 2022, the Group maintained a portfolio of investments including equity investments at fair value through other comprehensive income, equity and fund investments at fair value through profit or loss and debt investments at fair value through profit or loss with total carrying amount of approximately HK\$457.3 million. The Directors consider that equity investments, debt investments and fund investments with a market value that account for more than 5% of the Group's net assets at the reporting date as significant investments. The details of the equity investments, debt investments and fund investments which accounted for more than 5% of the Group's net assets as at 31 December 2022 is set out below:

重大投資

於二零二二年十二月三十一日,本集團持有賬面 總值約457,300,000港元之投資組合(包括透過 其他全面收益按公平值列賬之股本投資、透過損 益按公平值列賬之股本及基金投資以及透過損 益按公平值列賬之債務投資)。董事將市值於本 報告日期佔本集團資產淨值超過5%的股本投資、 債務投資及基金投資視為重大投資。有關於二零 二二年十二月三十一日佔本集團資產淨值超過5% 的股本投資、債務投資及基金投資的詳情載列如 下:

Significant Investments

重大投資

Stock Code 股份代号	Name of the investees 此 投資對象名稱		assets of the Group as at 31 December 2022 於二零二二年 十二月三十一日 投資佔本集團 資產總值之百分比	investments as at 31 December 2022 於二零二二年 十二月三十一日 投資之公平値 HK\$'000 千港元	Carrying value of investments as at 31 December 2022 於二零二二年 十二月三十一日 投資之賬面值 HK\$'000 千港元	(losses) of investments as at 31 December 2022 於二零二二年 十二月三十一日 投資公平值 收益√(虧損) HK\$'000 干港元	Realised gain/(losses) for the period ended 31 December 2022 截至二零二二年 十二月三十一日 止期間之已變現 收益/(虧損) HK\$'000 千港元
• •	nvestments at fair value through other comprehensive income						
透過其作 412 412	也全面收益按公平值列賬之股本投資 Shandong Hi-Speed Holdings Group Limited (formerly known as China Shandong Hi-Speed Financial Group Limited) 山高控股集團有限公司	1.09%	18.20%	373,839	99,943	273,896	49,980
	(前稱中國山東高速金融集團有限公司) Others	0.74%	0.89%	18,234	88,515	(70,281)	(578)
	其他 Total			392,073	188,458	203,615	49,402
	總計			,	,	,	,
	nd fund investments at fair value through profit or loss # 监按公平值列賬之股本及基金投資*						
	Total 總計	N/A 不適用	1.73%	35,508	65,115	(29,607)	(1,126)
	vestments at fair value through profit or loss * 监按公平值列賬之債務投資*						
	Total 總計	N/A 不適用	1.44%	29,677	49,473	(19,796)	-
	Grand total 總數合計			457,258	303,046	154,212	48,276

* None of the equity and fund investments account for more than 5% of the Group's net assets at the reporting date.

於報告日期概無股本及基金投資佔本集團之資 產淨值5%以上。

* None of the debt investments account for more than 5% of the Group's net assets at the reporting date.

於報告日期概無債務投資佔本集團之資產淨值5% 以上。

Performance and prospects of the investees

1. Shandong Hi-Speed Holdings Group Limited (formerly known as China Shandong Hi-Speed Financial Group Limited) ("Shandong Hi-Speed")

Shandong Hi-Speed together with its subsidiaries (the "Shandong Hi-Speed Group") are principally engaged in the trading business of financial leasing, leasing assets as well as other related leasing properties, and provision of spot trading platform and marketing and consulting services related to the above businesses.

As mentioned in its interim report for the six months ended 30 June 2022, the Shandong Hi-Speed Group recorded a total revenue and other income of approximately HK\$1,245.4 million for the six months ended 30 June 2022. The Shandong Hi-Speed Group has reported a profit of approximately HK\$75.9 million attributable to owners of Shandong Hi-Speed. The basic and diluted earnings per share were both HK\$1.26 cents. As at 30 June 2022, the unaudited consolidated net asset of the Shandong Hi-Speed Group was approximately HK\$17,220.4 million. Shandong Hi-Speed Group has not declared an interim dividend for the six months ended 30 June 2022.

Shandong Hi-Speed Group actively developed in line with the China's industrial policies, explored different high-quality investment opportunities in the countries along the "Belt and Road" Initiative and the Guangdong-Hong Kong-Macao Greater Bay Area. As disclosed in its interim report, it has reached a strategic cooperation agreement with Shandong Hi-Speed Hubei Development Co., Ltd. The two parties also made use of their respective advantages and resources to achieve mutual benefit and common development, carried out cooperation based on market-oriented operation methods.

The Company has confidence that Shandong Hi-Speed Group can further improve its asset-liability structure and the stability of profitability. The management of the Group considers the investment in Shandong Hi-Speed is for long term purpose. However, the Group would not rule out the possibility of realising the investments from time to time where to do so is to be in the best interests of the Group or where the terms on which such realisation to be particularly favorable to the Group.

As at 31 December 2022, the Group held 67,818,000 shares of Shandong Hi-Speed. Shandong Hi-Speed closed at HK\$5.72.

投資對象之表現及前景

1. 山高控股集團有限公司(前稱中國山東高 速金融集團有限公司)(「**山高**」)

> 山高連同其附屬公司(「山高集團」)主要從 事有關融資租賃、租賃資產及其他相關租 賃物業的買賣業務、提供現貨交易平台以 及上述業務相關的營銷及諮詢服務。

> 誠如其截至二零二二年六月三十日止六 個月的中期報告所述,山高集團於截至二 零二二年六月三十日止六個月錄得收益 總額及其他收入約1,245,400,000港元。 山高集團錄得山東高速擁有人應佔溢利約 75,900,000港元。每股基本及攤薄盈利均 為1.26港仙。於二零二二年六月三十日, 山高集團的未經審核綜合資產淨值為約 17,220,400,000港元。山高集團並無就截至 二零二二年六月三十日止六個月宣派中期 股息。

> 山高集團積極配合中國的產業政策,在「一 帶一路」倡議中的沿線國家及粵港澳大灣 區發掘不同的優質投資機會。誠如其中期 報告所披露,其與山東高速湖北發展有限 公司達成戰略合作協議。雙方也利用各自 優勢及資源,以互惠互利,共同發展,秉承 市場化運作方式展開合作。

> 本公司對山高集團可進一步改善其資產負 債結構及提升盈利能力的穩定性充滿信心。 本集團管理層認為於山東高速的投資屬長 期投資。然而,倘變現符合本集團最佳利益 或變現之條款對本集團而言為特別可取時, 本集團不排除不時變現該等投資的可能性。

> 於二零二二年十二月三十一日,本集團持 有67,818,000股山高股份。山高收報5.72港 元。

Material acquisitions and disposals

On 6 October 2022, Morley Way Limited (purchaser), a (i) wholly owned subsidiary of the Company entered into the conditional sales and purchase agreement with Lin Zherui, (vendor A). Pursuant to which the vendor A agreed to sell and the purchaser agreed to acquire 25% of the total issued capital of Senworth Limited (targeted company) for a total consideration of HK\$84.0 million, of which HK\$30.0 million shall be settled in cash and the remaining balance of HK\$54 million by issuing promissory note. The targeted company holds 90% equity interests in Tianshun property, a company established in the PRC with limited liability. Tianshun property in turn holds 50% equity interests in Guangda property, a company established in the PRC with limited liability. Guangda property holds the land use rights of the property. In view of the possibility of future long-term appreciation in value of the property, the Directors believe that the investment in the sales shares would be beneficial to the Group. The details of which were disclosed in the announcement of the Company dated 6 October 2022.

Subsequent to the Group acquisition of 25% equity interests of the targeted company in October 2022, the purchaser entered into the conditional sales and purchase agreement with Chen Yihao (vendor B) on 4 November 2022. Pursuant to which the vendor B agreed to sell and the purchaser agreed to acquire 24% of the total issued capital of the targeted company for a total consideration of HK\$80.6 million, of which HK\$30.0 million shall be settled in cash and the remaining balance of HK\$50.6 million by issuing promissory note. After the completion of this transaction, the Group will hold 49% of equity interests in aggregate in the targeted company accordingly.

On 4 November 2022, the Central Wealth infrastructure (ii) Investment Limited (vendor), a wholly owned subsidiary of the Company entered into the conditional sales and purchase agreement with each of the purchasers respectively, namely Lau Wei Suen, Jenny, Tan Qiyuan and Luo Zhenli (purchasers). Pursuant to which, the vendor agreed to sell and the purchasers agreed to acquire an aggregate of 65,356,000 ordinary shares of Shandong Hi-Speed Holdings Group Limited for a total consideration of HK\$169.3 million. The Company intends to use as to approximately HK\$89.1 million of the net proceeds towards repayment of indebtedness of the Group and as to the remaining balance of approximately HK\$79.9 million of the net proceeds towards general working capital of the Group. The details of which were disclosed in the announcements of the Company dated 4 November 2022 and 15 February 2023 and circular of the Company dated 20 January 2023.

重大收購及出售

於二零二二年十月六日,本公司之全資 (i) 附屬公司Morley Way Limited (買方)與 林哲鋭(賣方A)訂立有條件買賣協議, 據此, 賣方A同意出售及買方同意收購 Senworth Limited (目標公司)已發行股本 總數之25%,總代價為84,000,000港元, 其中30,000,000港元將以現金支付,餘下 54,000,000港元將以發行承兑票據之方式 支付。目標公司持有天順物業90%的股權。 天順物業是一間於中國成立的有限公司, 持有光大房產50%的股權,而光大房產是 一間在中國成立的有限公司,持有該物業 的土地使用權。鑒於該物業的未來長期升 值潛力,董事相信,投資銷售股份對本集團 有利。有關詳情披露於本公司日期為二零 二二年十月六日之公告。

> 繼本集團於二零二二年十月收購目標公司 之25%股權後,買方於二零二二年十一月 四日與陳義灝(賣方B)訂立有條件買賣協 議,據此,賣方B同意出售及買方同意收購 目標公司已發行股本總數之24%,總代價 為80,600,000港元,其中30,000,000港元將 以現金支付,餘下50,600,000港元將以發行 承兑票據之方式支付。完成該項交易後,本 集團將因此合共持有目標公司之49%股權。

(ii) 於二零二二年十一月四日,本公司之全資 附屬公司中達基建投資有限公司(賣方)分 別與各買方(即Lau Wei Suen、Tan Qiyuan 及羅震黎)(買方)訂立有條件買賣協議, 據此,賣方同意出售及買方同意收購合共 65,356,000股山高控股集團有限公司普通 股,總代價為169,300,000港元。本公司擬 將所得款項淨額約89,100,000港元用於償 還本集團的債務,以及所得款項淨額剩餘 結餘約79,900,000港元用作本集團一般營 運資金。有關詳情披露於本公司日期為二 零二二年十一月四日及二零二三年二月 十五日之公告及本公司日期為二零二三年 一月二十日之通函。 (iii) On 19 December 2022, the Company (purchaser) and 深圳 中達企業諮詢有限公司 (Shenzhen Central Wealth Enterprises Consultancy Co., Ltd*), a wholly owned subsidiary of the Company entered into a sale and purchase agreement with 李旻駿 (Li Minjun*) and 羅艷芳 (Luo Yanfang*) (vendors). Pursuant to which the purchaser agreed to purchase 51% of equity interests in 杭州易侑文化傳媒有限公司 (Hangzhou Yiyou Culture Media Co., Ltd.*) (targeted company) for a total consideration of RMB145,600,000, which shall be settled by cash and/or allotment and issue of the consideration shares. The targeted company is a company established in the PRC with limited liability and is principally engaged in internet live broadcasting, KOL incubation and marketing and sales business in the PRC. The targeted company has exclusive e-commerce contract with Sister Sihuo "四火姐姐張棪琰", a reputable artiste, celebrity and live broadcaster in the PRC. The details of which were disclosed in the announcements of the Company dated 19 December 2022 and 20 December 2022.

Details of Charges on Assets

As at 31 December 2022, the Group had pledged certain listed equity investments of approximately HK\$18.2 million (31 December 2021: HK\$40.4 million) to secure the other borrowings.

Employment, Training and Development

As at 31 December 2022, the Group had a total of 130 employees. The Group is committed to staff training and development and structured training programs for all employees. Remuneration packages are maintained at a competitive level and reviewed on a periodic basis. Bonuses and share options are awarded to certain employees according to individual performance and industry practice.

(iii) 於二零二二年十二月十九日,本公司(買方) 及本公司之全資附屬公司深圳中達企業諮 詢有限公司與李旻駿及羅艷芳(賣方)訂立 買賣協議,據此,買方已同意收購杭州易 侑文化傳媒有限公司(目標公司)的51%股 權,總代價為人民幣145,600,000元,將以 現金及/或配發及發行代價股份償付。目 標公司為一間於中國成立的有限公司,主 要於中國從事網絡直播、網紅孵化以及營 銷及銷售業務。目標公司與中國知名藝人、 明星及實況主播四火姐姐「四火姐姐張棪 琰」訂有獨家電商合約。有關詳情披露於本 公司日期為二零二二年十二月十九日及二 零二二年十二月二十日之公告。

資產抵押詳情

於二零二二年十二月三十一日,本集團已抵押若 干上市股本投資約18,200,000港元(二零二一年 十二月三十一日:40,400,000港元)以擔保其他 借貸。

招聘、培訓及發展

於二零二二年十二月三十一日,本集團共有130 名僱員。本集團致力於員工培訓及發展,並為全 體僱員編製培訓計劃。本集團維持具競爭力之薪 酬待遇並定期進行檢討。本集團根據個別員工之 工作表現及業內慣例給予若干僱員花紅及購股權。

The directors present their report and the audited financial statements for the year ended 31 December 2022.

Principal Activities

The principal activity of the Company is investment holding. The principal activities of the subsidiaries during the year consisted of securities and futures dealing business, trading of debts and equity investments and money lending business.

Business Review

A review of the Group's business during the year, which includes a discussion of the principal risks and uncertainties facing by the Group, particulars of important events affecting the Group that have occurred since the end of the year ended 31 December 2022, an indication of likely future developments in the Group's business, an analysis of the Group's performance using financial key performance indicators and discussion on the Company's environmental policies and performances and the relationships with its key stakeholders, are included in the "Chairman's Statement and Management Discussion and Analysis", "Corporate Governance Report" and "Environmental, Social and Governance Report" of this annual report. The review forms part of this directors' report.

Results and Dividends

The Group's profit for the year ended 31 December 2022 and the financial position of the Group at that date are set out in the consolidated financial statements on pages 89 to 232.

The directors do not recommend the payment of any dividend in respect of the year.

Summary Financial Information

A summary of the results and assets and liabilities of the Group for the last five financial years, as extracted from the published audited financial statements, is set out below. This summary does not form part of the audited financial statements. 董事會謹此提呈報告書及截至二零二二年十二 月三十一日止年度之經審核財務報表。

主要業務

本公司之主要業務為投資控股。於本年度附屬公 司之主要業務包括證券及期貨買賣業務、債務及 股本投資交易以及放貸業務。

業務回顧

本集團於本年度的業務審視包括討論本集團面 對的主要風險及不明朗因素、自截至二零二二年 十二月三十一日止年度結束以來所發生影響本 集團重大事件詳情、本集團業務未來發展的揭示、 採用財務關鍵表現指標的本集團表現分析以及 討論本公司環境政策及表現及與其主要利益相 關者的關係,載於本年報「主席報告及管理層討 論及分析」、「企業管治報告」及「環境、社會及管 治報告」。該審視構成本董事會報告的一部份。

業績及股息

本集團於截至二零二二年十二月三十一日止年 度之溢利以及本集團於該日之財務狀況載於第 89頁至第232頁之綜合財務報表。

董事建議不派發本年度之任何股息。

財務資料概要

以下為本集團過往五個財政年度之業績以及資 產及負債概要(摘錄自已刊發之經審核財務報 表)。此概要並不構成經審核財務報表之一部份。

Results

業績

		Year ended 31 December 截至十二月三十一日止年度				
		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$′000 千港元	2020 二零二零年 HK\$′000 千港元	2019 二零一九年 HK\$′000 千港元	2018 二零一八年 HK\$′000 千港元
Revenue	收入	277,840	243,841	669,850	947,744	174,454
(Loss)/profit before income tax Income tax expense	除所得税前(虧損)/溢利 所得税開支	(102,652) (2,738)	(369,459) (1,807)	35,385 (7,627)	248,519 (40,132)	(58,875) (8,186)
(Loss)/profit for the year	本年度(虧損)/溢利	(105,390)	(371,266)	27,758	208,387	(67,061)

Assets and liabilities

資產與負債

			As at 31 December 於十二月三十一日				
		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$′000 千港元	2020 二零二零年 HK\$′000 千港元	2019 二零一九年 HK\$′000 千港元	2018 二零一八年 HK\$′000 千港元	
Total assets Total liabilities	資產總值 負債總額	2,053,900 948,160	1,828,312 705,903	2,552,480 1,275,206	2,427,162 1,211,815	2,890,899 1,042,077	
Net assets	資產淨值	1,105,740	1,122,409	1,277,274	1,215,347	1,848,822	



Share Capital

Details of movements in the Company's share capital are set out in note 35 to the financial statements.

Pre-Emptive Rights

There are no provisions for pre-emptive rights under the Company's bye-laws or the Companies Act 1981 of Bermuda which would oblige the Company to offer new shares on a pro rata basis to existing shareholders.

Purchase, Redemption or Sale of Listed Securities of the Company

Neither the Company, nor any of its subsidiaries purchased, redeemed or sold any of the Company's listed securities during the year.

Distributable Reserves

At 31 December 2022, the Company had no reserves available for cash distribution and distribution in specie. In addition, the Company's share premium account and capital reserve, with an aggregate balance of approximately HK\$4,772,894,000 may be distributed in the form of fully paid bonus shares.

Major Customers and Suppliers

The aggregate revenue during the year attributable to the Group's five largest customers was 28.35% of the Group's total revenue, of which 8.13% was made to the largest customer.

There was no single supplier that contributed to 10% or more of the Group's total purchase during the year.

None of the directors of the Company or any of their close associates or any shareholders (which, to the best knowledge of the directors, own more than 5% of the Company's issued share capital) had any beneficial interest in the above customer or supplier.

股本

本公司股本變動之詳情載於財務報表附註35。

優先購買權

本公司之細則或百慕達一九八一年公司法概無 有關優先購買權之規定,要求本公司按比例向現 有股東發行新股份。

購買、贖回或出售本公司上市證券

本公司及其任何附屬公司概無於本年度購買、贖 回或出售本公司任何上市證券。

可予分派儲備

於二零二二年十二月三十一日,本公司並無可供 現金分派及實物分派之儲備。此外,本公司之股 份溢價賬及資本儲備總結存約4,772,894,000港 元,可按繳足紅股之方式分派。

主要客戶及供應商

年內,本集團的五大客戶的收益合共佔本集團總 收益28.35%,其中最大客戶佔8.13%。

年內,概無單一供應商佔本集團總採購量的10% 或以上。

本公司董事或彼等任何緊密聯繫人士或就董事 會所深知擁有本公司已發行股本5%以上之任何 股東,概無擁有上述客戶或供應商之任何實益權 益。

Directors

The directors of the Company during the year and up to the date of this report are as follows:

Executive directors: Mr. Chen Xiaodong Mr. Li Jing (appointed on 9 December 2022) Ms. Chen Jingxian Mr. Wang Jun (resigned on 6 June 2022) Mr. Yu Qingrui Ms. Song Caini Mr. Chen Hongjin

Independent non-executive directors: Mr. Kwok Chi Kwong Mr. Wu Ming Ms. Li Meifeng (appointed on 8 March 2023) Mr. Liu Hongwei (resigned on 22 December 2022) Mr. Lin Guoyan (appointed on 22 December 2022 and resigned on 8 March 2023)

Pursuant to the provisions of the Company's bye-laws, Mr. Chen Xiaodong, Ms. Chen Jingxian, Mr. Wu Ming and Ms. Li Meifeng shall retire at the 2023 annual general meeting (the "2023 AGM") and, being eligible, will offer themselves for re-election at the said meeting.

The Company has received annual confirmations of independence from each of the independent non-executive directors of the Company and the Company still considers them to be independent as at the date of this report pursuant to Rule 3.13 of the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules").

Directors' Biographies

Biographical details of the directors of the Company are set out on pages 62 to 64 of the annual report.

Directors' Service Contracts

Each of Mr. Chen Xiaodong, Mr. Li Jing, Ms. Chen Jingxian, Mr. Yu Qingrui, Ms. Song Caini and Mr. Chen Hongjin has a service contract with the Company without any fixed term.

Each of Mr. Kwok Chi Kwong, Mr. Wu Ming and Ms. Li Meifeng has been appointed for a fixed term of one year.

董事

於本年度及直至本報告日期,本公司之董事如下:

執行董事: 陳曉東先生 李靖先生(於二零二二年十二月九日獲委任) 陳靜嫻女士 王軍先生(於二零二二年六月六日辭任) 余慶鋭先生 宋采泥女士 陳洪金先生 獨立非執行董事: 郭志光先生 吴銘先生 李美鳳女士(於二零二三年三月八日獲委任) 劉宏偉先生(於二零二二年十二月二十二日辭任) 林國炎先生(於二零二二年十二月二十二日

根據本公司之細則條文,陳曉東先生、陳靜嫻女 士、吳銘先生及李美鳳女士須於二零二三年股東 週年大會(「二零二三年股東週年大會」)上退任, 彼等均符合資格並願意於上述大會上參選連任。

獲委任並於二零二三年三月八日辭任)

本公司已接獲本公司各獨立非執行董事之年度 獨立性確認書,根據聯交所證券上市規則(「上市 規則」)第3.13條,於本報告日期本公司仍視彼等 為獨立人士。

董事履歷

本公司董事之履歷載於本年報第62頁至第64頁。

董事之服務合約

本公司分別與陳曉東先生、李靖先生、陳靜嫻女 士、余慶鋭先生、宋采泥女士及陳洪金先生訂立 無固定任期之服務合約。

郭志光先生、吴銘先生及李美鳳女士各自已按一 年之固定任期獲委任。

All directors are subject to retirement by rotation and re-election at the annual general meeting in accordance with the bye-laws of the Company.

Apart from the foregoing, no director proposed for re-election at the forthcoming annual general meeting has a service contract with the Company which is not determinable by the Company within one year without payment, other than statutory compensation.

Indemnity of Directors

A permitted indemnity provision (as defined in the Hong Kong Companies Ordinance) for the benefit of the directors of the Company is currently in force and was in force throughout the year.

Management Contracts

No contract concerning the management and administration of the whole or any substantial part of the business of the Company was entered into or existed during the year.

Directors' Remuneration

The directors' fees are subject to shareholders' approval at general meetings. Other emoluments are determined by the Company's board of directors with reference to directors' duties, responsibilities and performance and the results of the Group.

Directors' Interests in Transactions, Arrangements or Contracts

Save as disclosed in the section headed "Connected Transactions", no director nor a connected entity of a director had a material interest, either directly or indirectly, in any transactions, arrangements or contract of significance to the business of the Group to which the Company or any of its subsidiaries was a party during the year.

Equity-linked Agreements

Other than the share option schemes of the Company as disclosed under the paragraph headed "Share Option Schemes" in this directors' report and note 38 to the financial statements, no equitylinked agreements that will or may result in the Company issuing shares or that require the Company to enter into any agreements that will or may result in the Company issuing shares were entered into by the Company during the year or subsisted at the end of the year. 根據本公司之細則,所有董事須輪值退任,並可 於股東週年大會上重選連任。

除上述者外,於應屆股東週年大會上候選連任之 董事並無與本公司訂立本公司不可於一年內終 止而毋須支付賠償(法定賠償除外)之服務合約。

彌償董事

獲准許彌償條文(定義見香港公司條例)目前就 本公司董事利益而言屬有效且於本年度全年有效。

管理合約

於本年度並無訂立或存在有關管理及經營本公 司全部或任何重大部份業務之合約。

董事薪酬

董事袍金須於股東大會上取得股東之批准。其他 薪酬乃由本公司董事會參考董事之職責、表現以 及本集團之業績而釐定。

董事在交易、安排或合約中之權益

除「關連交易」一節所披露者外,在本年度內,並 無董事或其關連實體於本公司或其任何附屬公 司訂立對本集團業務關係重大之任何交易、安排 或合約中直接或間接擁有重大權益。

股票掛鈎協議

除於本董事會報告「購股權計劃」一段及財務報 表附註38內披露之本公司購股權計劃外,本公司 於本年度並無訂立或於本年度結束時概無存續 將會或可能導致本公司發行股份或規定本公司 訂立將會或可能導致本公司發行股份之任何協 議之股票掛鈎協議。

Share Option Schemes

The Company currently operates share option schemes for the purpose of providing incentives and rewards to eligible participants (including but not limited to the directors and employees of the Group) who contribute to the success of the Group's operations. Details of the Company's share option schemes are set out in note 38 to the financial statements.

After the expiry of the old share option scheme on 27 August 2013, the Company adopted a new share option scheme on 27 September 2013 in order to provide incentives and rewards to the eligible participants.

At the 2022 annual general meeting of the Company, the scheme mandate limit was refreshed and approved by the then shareholders such that the total number of shares which may fall to be issued upon exercise of all share options to be granted under the share option scheme and any other share option scheme(s) as may from time to time be adopted by the Company must not exceed 1,596,965,046 shares. As at the date of this report, the total number of shares available for issue under the share option scheme of the Company was 2,709,655,046 shares, representing approximately 16.63% of the issued share capital of the Company.

The number of options available for grant under the mandate of the share option scheme as at 1 January 2022 and 31 December 2022 were 160,075,046 and 155,565,046 respectively. There is no service provider sublimit under the share option scheme.

購股權計劃

本公司目前設有購股權計劃,旨在對為本集團成 功經營作出貢獻之合資格參與者(包括但不限於 本集團之董事及僱員)提供獎勵及回報。本公司 之購股權計劃詳情載列於財務報表附註38。

於二零一三年八月二十七日舊購股權計劃屆滿後, 本公司於二零一三年九月二十七日採納新購股 權計劃,以向合資格參與者提供獎勵及回報。

於本公司二零二二年股東週年大會上,當時之 股東更新及批准計劃授權上限,致使本公司根 據購股權計劃及不時採納之任何其他購股權計 劃授出之全部購股權獲行使時,可發行之股份 總數不得超過1,596,965,046股。於本報告日期, 根據本公司購股權計劃可予發行之股份總數為 2,709,655,046股,相當於本公司已發行股本約 16.63%。

於二零二二年一月一日及二零二二年十二月 三十一日,根據購股權計劃授權可供授出之購股 權數目分別為160,075,046份及155,565,046份。 購股權計劃項下並無服務供應商分項限額。

A summary of the movements of the share option schemes of the 於本年度內,本公司之購股權計劃變動概述如下: Company during the year is set out as follows:

Name or category of participant 參與者姓名或預別	Number of share options outstanding at 1 January 2022 於二零二二年 一月一日尚未行使 之購設権數目	Number of share options granted during the Year ⁽²⁾ 於本年度授出的 購股權數目 ⁽²⁾	Number of share options exercised during the Year 缺本年度行使的 購發灌糞目	Number of share options cancelled during the Year ⁽³⁾ 於本年度註銷的 購殼權數目 ⁽³⁾	Number of share options outstanding at 31 December 2022 於二零二二年 十二月三十一日 尚未行使之 購股權數目	Date of grant of share options 授出購股權日期	Exercise period of share options ⁽¹⁾ 購設權行使期間 ⁽¹⁾	Exercise price of share options (HK\$ per share) 購股權行使價 (每股港元)	Weighted average closing price of the Company's shares immediately before the exercise dates (HK\$ per share) 聚接行使日期前本公司 股份的加權平均改市價 (每股港元)
一 か 、 、 、 、 、 、 、 、 、 、 、 、 、 、 、 、 、 、	之將瓜惟致口	將瓜惟致口"	將政惟致口	將放惟数口"	將瓜惟数口	12 山 將 12 惟 日 州	將政惟1] 反为间"	(可以尼ル)	(写成尼儿)
董事									
Chen Xiaodong 陳曉東	159,600,000	-	-	-	159,600,000	05/05/2021 二零二一年五月五日	05/05/2021 - 04/05/2023 二零二一年五月五日至 二零二三年五月四日	0.0172	-
	-	159,600,000	-	-	159,600,000	20/6/2022	20/06/2022 - 19/06/2024	0.024	-
						二零二二年六月二十日	二零二二年六月二十日至 二零二四年六月十九日		
	159,600,000	159,600,000	-	-	319,200,000				
Yu Qingrui 余慶鋭	159,600,000	-	-	-	159,600,000	05/05/2021 二零二一年五月五日	05/05/2021 - 04/05/2023 二零二一年五月五日至 二零二三年五月四日	0.0172	-
	-	159,600,000	-	-	159,600,000	20/6/2022 二零二二年六月二十日	20/06/2022 - 19/06/2024 二零二二年六月二十日至 二零二四年六月十九日	0.024	-
	159,600,000	159,600,000	-	-	319,200,000	-			
Wu Ming 吴銘	15,890,000	-	-	-	15,890,000	05/05/2021 二零二一年五月五日	05/05/2021 - 04/05/2023 二零二一年五月五日至 二零二三年五月四日	0.0172	-
	15,890,000	-	-	-	15,890,000	-			
Chen Jingxian 陳靜嫻	-	159,600,000	-	-	159,600,000	20/6/2022 二零二二年六月二十日	20/06/2022 - 19/06/2024 二零二二年六月二十日至 二零二四年六月十九日	0.024	-
	-	159,600,000	-	-	159,600,000	-			
Song Caini 宋采泥	-	159,600,000	-	-	159,600,000	20/6/2022 二零二二年六月二十日	20/06/2022 - 19/06/2024 二零二二年六月二十日至 二零二四年六月十九日	0.024	-
		159,600,000	_		159,600,000	-			
Other employee 其他僱員						•			
In aggregate 合計	159,600,000	-	-	-	159,600,000	05/05/2021 二零二一年五月五日	05/05/2021 - 04/05/2023 二零二一年五月五日至 二零二三年五月四日	0.0172	-
	-	803,000,000	(324,200,000)	-	478,800,000	20/6/2022 二零二二年六月二十日	20/06/2022 - 19/06/2024 二零二二年六月二十日至 二零二四年六月十九日	0.024	0.091
	159,600,000	803,000,000	(324,200,000)	-	638,400,000	-			
		1				•			

Name or category of participant	Number of share options outstanding at 1 January 2022 放二零二二年	Number of share options granted during the Year ⁽²⁾	Number of share options exercised during the Year	Number of share options cancelled during the Year ⁽³⁾	Number of share options outstanding at 31 December 2022 於二零二二年 十二月三十一日	Date of grant of share options	Exercise period of share options ⁽¹⁾	Exercise price of share options (HK\$ per share)	Weighted average closing price of the Company's shares immediately before the exercise dates (HK\$ per share) 聚接行使日期前本公司
	一月一日尚未行使	於本年度授出的	於本年度行使的	於本年度註銷的	尚未行使之			購股權行使價	股份的加權平均收市價
參與者姓名或類別	之購股權數目	購股權數目 ⁽²⁾	購股權數目	購股權數目③	購股權數目	授出購股權日期	購股權行使期間的	(每股港元)	(每股港元)
Service providers 服務供應商									
In aggregate 合計	623,000,000	-	-	-	623,000,000	05/05/2021 二零二一年五月五日	05/05/2021 - 04/05/2023 二零二一年五月五日至 二零二三年五月四日	0.0172	-
	623,000,000	-	-	-	623,000,000				
Consultants 顧問									
In aggregate 合計	319,200,000	-	-	-	319,200,000	05/05/2021 二零二一年五月五日	05/05/2021 - 04/05/2023 二零二一年五月五日至 二零二三年五月四日	0.0172	-
	-	155,560,000	-	(155,560,000)	-	20/06/2022	20/06/2022 - 19/06/2024	-	-
						二零二二年六月二十日	二零二二年六月二十日至 二零二四年六月十九日		
	319,200,000	155,560,000	-	(155,560,000)	319,200,000				
Total 總計	1,436,890,000	1,596,960,000	(324,200,000)	(155,560,000)	2,554,090,000				

Notes:

附註:

- (1) The vesting period of the share options is from the date of grant until the commencement of the exercise period.
- (2) The closing price of the Company's Shares immediately before the date of grant of share options on 20 June 2022 was HK\$0.024.
- (3) On 2 August 2022, 155,560,000 share options granted to 1 consultant of the Group have been cancelled in accordance with the terms of the share option scheme of the Company. For further details, please refer to the announcement of the Company dated 2 August 2022.
- (4) The number of Shares that may be issued in respect of options granted under the Share Option Scheme during the year ended 31 December 2022 divided by the weighted average number of Shares in issue for the year ended 31 December 2022 was 0.1.

- (1) 購股權之歸屬期為授出日期起直至行使期開始 為止。
- (2) 二零二二年六月二十日,於緊接授出購股權日期 前本公司股份收市價為0.024港元。
- (3) 二零二二年八月二日,根據本公司購股權計劃的 條款授予本集團一名顧問的155,560,000份購股 權已註銷。進一步詳情請參閱本公司於二零二二 年八月二日之公告。
- (4) 截至二零二二年十二月三十一日止年度,就根據 購股權計劃授出購股權而言可能發行之股份數 目除以截至二零二二年十二月三十一日止年度 已發行股份之加權平均數為0.1。

Directors' Interests in Shares and Underlying Shares of the Company

As at 31 December 2022, the interests of the directors of the Company in the shares and underlying shares of the Company (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")), as recorded in the register required to be kept by the Company pursuant to Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") were as follows:

董事於本公司股份及相關股份之權 益

於二零二二年十二月三十一日,本公司董事於本 公司股份及相關股份(定義見證券及期貨條例 (「證券及期貨條例」)第 XV 部)中擁有須登記於 本公司根據證券及期貨條例第352條須予以置存 之登記冊之權益,或根據上市發行人董事進行證 券交易的標準守則(「標準守則」)須知會本公司 及聯交所之權益如下:

(1) Long position in ordinary shares of the Company

(1) 於本公司普通股之好倉

Name of director	Capacity	Number of ordinary shares interested 擁有權益的	Percentage* of the Company's issued share capital 佔本公司已發行
董事姓名	身份	普通股數目	股本百分比*
Chen Xiaodong 陳曉東	Beneficial owner 實益擁有人	108,886,246	0.67%

* The percentage represents the number of ordinary shares interested divided by the number of the Company's issued shares as at 31 December 2022.

百分比指擁有權益的普通股數目除以本公 司於二零二二年十二月三十一日已發行股 份數目。 (2) Long position in underlying shares of the Company – physically settled unlisted equity derivatives

(2) 於本公司相關股份之好倉一 實物結算非上 市股本衍生工具

Name of director 董事姓名	Capacity 身份	Number of underlying shares in respect of the share options granted 所授出購股權 所涉及相關 股份數目	Percentage* of the underlying shares over the Company's issued share capital 相關股份佔 本公司已發行 股本百分比*
Chen Xiaodong 陳曉東	Beneficial owner 實益擁有人	319,200,000	2.00%
Chen Jingxian 陳靜嫻	Beneficial owner 實益擁有人	159,600,000	1.00%
Yu Qingrui 余慶鋭	Beneficial owner 實益擁有人	319,200,000	2.00%
Song Caini 宋采泥	Beneficial owner 實益擁有人	159,600,000	1.00%
Wu Ming 吴銘	Beneficial owner 實益擁有人	15,890,000	0.10%

Details of the share options granted by the Company are set out under the section "Share Option Schemes" in this report.

* The percentage represents the number of underlying shares interested divided by the number of the Company's issued shares as at 31 December 2022.

Save as disclosed above, as at 31 December 2022, none of the directors or chief executive of the Company had any interests or short positions in the shares, underlying shares or debentures of the Company or any associated corporations (within the meaning of Part XV of the SFO) which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which he/she was deemed or taken to have under such provisions of the SFO) or which were required to be entered into the register kept by the Company pursuant to Section 352 of the SFO or which were required to be notified to the Company and the Model Code.

有關本公司所授出購股權之詳情載於本報 告「購股權計劃」一節。

* 百分比指擁有權益的相關股份數目除以本 公司於二零二二年十二月三十一日已發行 股份數目。

除上文所披露者外,於二零二二年十二月三十一 日,本公司之董事或主要行政人員概無於本公司 或任何相聯法團(定義見證券及期貨條例第XV部) 之股份、相關股份或債券中擁有任何根據證券及 期貨條例第XV部第7及第8分部須知會本公司及 聯交所之權益或淡倉(包括根據證券及期貨條例 之該等規定被視為或當作擁有之權益及淡倉), 或須載入本公司根據證券及期貨條例第352條而 存置之登記冊中或根據標準守則規定須知會本 公司及聯交所之權益或淡倉。



Directors' Rights to Acquire Shares or Debentures

Save as disclosed under the headings "Directors' Interests in Shares and Underlying Shares of the Company" and "Share Option Schemes" above and in the share option scheme disclosures in note 38 to the financial statements, at no time during the year were rights to acquire benefits by means of the acquisition of shares in or debentures of the Company granted to any of the directors or their respective spouses or minor children, or were any such rights exercised by them; or was the Company, or any of its subsidiaries a party to any arrangement to enable the directors to acquire such rights in any other body corporate.

Substantial Shareholders' Interests in Shares and Underlying Shares of the Company

As at 31 December 2022 the following parties had interests of 5% or more in the shares or underlying shares of the Company as recorded in the register required to be kept by the Company under Section 336 of the SFO, or as the Company is aware:

Long position in ordinary shares of the Company

董事購買股份或債券之權利

除上述「董事於本公司股份及相關股份之權益」 及「購股權計劃」項下以及財務報表附註38內的 購股權計劃披露資料所披露者外,於本年度內概 無向任何董事或彼等各自之配偶或未成年子女 授出可透過購入本公司股份或債券而購入利益 之權利,而彼等亦無行使任何該等權利。此外, 本公司或其任何附屬公司並無訂立任何安排,致 使董事可於任何其他法人團體購入該等權利。

主要股東於本公司股份及相關股份 之權益

於二零二二年十二月三十一日,根據本公司按證券及期貨條例第336條規定存置之登記冊所載, 或據本公司知悉,下列各方於本公司之股份或相 關股份中擁有5%或以上之權益:

於本公司普通股之好倉

Name of substantial shareholder	Capacity	Note	Number of ordinary shares interested 擁有權益之	Percentage* of the Company's issued share capital 佔本公司已發行
主要股東名稱	身份	附註	普通股數目	股本百分比*
Xu Ke 徐柯	Beneficial owner 實益擁有人		1,125,701,571	6.91%
	Interests held by a controlled corporation 透過受控制公司持有之權益	(1)	2,000,000,000	12.27%
			3,125,701,571	19.18%
Dragon Regal Holdings Limited 龍盛集團有限公司	Beneficial owner 實益擁有人	(1)	2,000,000,000	12.27%
Golden Horse Hong Kong Investment Limited	Beneficial owner	(2)	881,971,316	5.41%
金馬香港投資有限公司	實益擁有人			
Future World Holdings Limited	Interests held by a controlled corporation 添過受応制公司持有之極关	(2)	881,971,316	5.41%
未來世界控股有限公司	透過受控制公司持有之權益			

Notes:

- (1) These shares were held by Dragon Regal Holdings Limited ("Dragon Regal") which was controlled by Xu Ke. Accordingly, Xu Ke was deemed to be interested in these 2,000,000,000 shares held by Dragon Regal under Part XV of the SFO.
- (2) The issued share capital of Golden Horse Hong Kong Investment Limited was wholly owned by Future World Holdings Limited. Accordingly, Future World Holdings Limited was deemed to be interested in these shares of the Company which was deemed to be interested by Golden Horse Hong Kong Investment Limited pursuant to part XV of the SFO.
- * The percentage represents the number of ordinary shares interested divided by the number of the Company's issued shares as at 31 December 2022.

Save as disclosed above, as at 31 December 2022, no person, other than the directors of the Company, whose interests are set out in the section headed "Directors' Interests in Shares and Underlying Shares of the Company" above, had an interest or a short position in the shares or underlying shares of the Company as recorded in the register required to be kept by the Company under Section 336 of the SFO.

Sufficiency of Public Float

Based on information that is publicly available to the Company and within the knowledge of the directors, as at the latest practicable date prior to the issue of this report, the Company has maintained a sufficient public float.

Directors' Interests in a Competing Business

During the year and up to the date of this report, no director is considered to have interests in a business which competes or is likely to compete, either directly or indirectly, with the businesses of the Group, as defined in the Listing Rules.

Compliance with Laws and Regulations

As far as the directors are aware, during the year and up to the date of this report, the Group has complied in material respects with the relevant laws and regulations that have a significant impact on its business and operations.

Corporate Governance

Details of the corporate governance practices of the Company are set out in the section headed "Corporate Governance Report" in this annual report.

附註:

- (1) 該等股份由龍盛集團有限公司(「龍盛」)持有, 而龍盛由徐柯控制。因此,徐柯根據證券及期貨 條例第XV部被視為於龍盛持有的2,000,000,000 股股份中擁有權益。
- (2) 金馬香港投資有限公司的已發行股本由未來世 界控股有限公司全資擁有。因此,根據證券及期 貨條例第XV部,未來世界控股有限公司被視為 於金馬香港投資有限公司被視為擁有權益的該 等本公司股份中擁有權益。
- · 百分比指擁有權益的普通股數目除以本公司於 二零二二年十二月三十一日已發行股份數目。

除上述所披露者外,於二零二二年十二月三十一 日,除本公司之董事(其權益載於上文「董事於 本公司股份及相關股份之權益」一節)外,概無其 他任何人士於本公司根據證券及期貨條例第336 條須予備存之登記冊所記錄於本公司股份或相 關股份中擁有權益或淡倉。

足夠之公眾持股量

根據本公司可得之公開資料及據董事所知,於本 報告刊發前之最後實際可行日期,本公司一直維 持足夠公眾持股量。

董事於構成競爭業務中之權益

於本年度及截至本報告日期,按上市規則所定義, 概無董事被視作於直接或間接與本集團業務構 成競爭或可能構成競爭之業務中擁有權益。

遵守法例及規例

就董事所知,於本年度及截至本報告日期,本集 團已於重大方面遵守對其業務及營運有重大影 響的相關法例及規例。

企業管治

本公司企業管治常規詳情載於本年報的「企業管 治報告」一節。

Auditors

Ernst & Young has resigned as the auditor of the Company with effect from 15 November 2019 as Ernst & Young and the Company could not reach a consensus on the audit service fee regarding the annual audit for the financial year ended 31 December 2019. The Board, with the recommendation from the Audit Committee, has resolved to appoint Moore Stephens CPA Limited ("Moore") as the new auditor of the Company with effect from 15 November 2019 to fill the casual vacancy following the resignation of Ernst & Young.

Moore will hold office until the conclusion of the forthcoming Annual General Meeting. Moore will retire and, being eligible, offer themselves for reappointment. A resolution for the reappointment of Moore as auditor of the Company is to be proposed at the forthcoming Annual General Meeting.

Save as disclosed above, there was no other change of the Company's auditors in any of the preceding three years.

On behalf of the Board

Chen Xiaodong *Chairman*

Hong Kong 29 March 2023

核數師

安永會計師事務所已辭任本公司核數師,自二零 一九年十一月十五日起生效,原因為安永會計師 事務所與本公司未能就截至二零一九年十二月 三十一日止財政年度之年度審計的審計服務費 達成共識。根據審核委員會的推薦建議,董事會 決議委任大華馬施雲會計師事務所有限公司(「大 華馬施雲」)為本公司之新任核數師,自二零一九 年十一月十五日起生效,以填補安永會計師事務 所辭任後出現之臨時空缺。

大華馬施雲將留任至應屆股東週年大會結束為止。 大華馬施雲將任滿告退,惟符合資格並願續聘。 本公司將於應屆股東週年大會上提呈續聘大華 馬施雲為本公司核數師的決議案。

除上文所披露者外,過去三年內並無有關本公司 核數師之其他變動。

代表董事會

主席 **陳曉東**

香港 二零二三年三月二十九日

Corporate Governance Report 企業管治報告

CORPORATE GOVERNANCE PRACTICES

The Board recognizes the importance of good corporate governance to the Company's healthy growth and has devoted considerable efforts to formulating and implementing corporate governance practices appropriate to the Company's needs.

Throughout the year under review, the Company has complied with the code provisions set out in the Corporate Governance Code (the "**CG Code**") in Appendix 14 of the Listing Rules. Key corporate governance principles and practices of the Company are summarized below.

THE BOARD

Responsibilities, Accountabilities and Contributions of the Board

Direction and control of Company business are vested in the Board. The Board establishes policies, strategies and plans for the development of Company business, and provides leadership in the creation of value for shareholders. All directors have carried out their duties in good faith, in compliance with applicable laws and regulations, taking decisions objectively and acting in the interests of the Company and its shareholders at all times.

The Board takes responsibility for all major matters of the Company, including approval and monitoring of all policy matters, overall strategies and budgets, risk management and internal control systems, material transactions (particularly those involving conflict of interests), financial information, appointment of directors and other significant financial and operational matters.

All directors have timely access to all relevant information as well as the advice and services of the Company Secretary and senior management of the Company, with a view to ensuring that Board procedures and all applicable laws and regulations are followed. Any director may request independent professional advice in appropriate circumstances at the Company's expenses, upon reasonable request made to the Board.

The day-to-day management, administration and operation of the Company are led by the Executive Committee and senior management of the Company. The Board has delegated a schedule of responsibilities to these officers for implementing Board decisions. The Board reviews the delegated functions and work tasks regularly. The aforesaid officers have to obtain Board approval prior to entering any significant transactions.

企業管治常規

董事會深明良好的企業管治對本公司穩健發展 之重要性,故本公司致力於制訂及實施切合本公 司需求之企業管治常規。

於整個回顧年度,本公司一直遵守上市規則附錄 十四內企業管治守則(「**企業管治守則**」)所載守 則條文。本公司之主要企業管治原則及常規於下 文概述。

董事會 董事會責任[、]義務及貢獻

董事會負責本公司業務的發展方向及控制,為本 公司業務的發展制定政策、策略及計劃,引領達 致為股東創造價值之目標。所有董事遵照適用法 律及法規真誠地履行職責,隨時作出客觀決定並 以本公司及其股東利益行事。

董事會負責本公司所有重要事項,包括批准及監控所有政策事宜、整體策略及預算、風險管理及 內部監控制度、重大交易(特別是涉及利益衝突 之交易)、財務資料、委任董事及其他重要財務 及營運事宜。

全體董事可及時地查詢所有相關資料,以及取得 公司秘書及本公司高級管理人員的意見及獲得 其服務,以確保遵守董事會程序以及所有適用法 例及規例。任何董事可透過向董事會提出合理要 求,在適當的情況下尋求獨立專業意見,費用由 本公司支付。

本公司的日常管理、行政及經營乃由本公司的執 行委員會及高級管理人員領導。董事會對該等高 級行政人員分別委以各項職責,由彼等負責執行 董事會的決策。董事會定期檢討所指派的職責及 工作。在訂立任何重大交易前,上述高級行政人 員必須取得董事會批准。

Corporate Governance Report 企業管治報告

Board Composition

The composition of the Board and the Board Committees as at the date of this annual report is as follows:

Board of Directors

Executive Directors Mr. Chen Xiaodong *(Chairman of the Board)* Mr. Li Jing *(Chief Executive Officer)* Ms. Chen Jingxian *(Vice Chairman of the Board)* Mr. Yu Qingrui Ms. Song Caini Mr. Chen Hongjin

Independent Non-executive Directors

Mr. Kwok Chi Kwong Mr. Wu Ming Ms. Li Meifeng

Executive Committee

Mr. Chen Xiaodong *(Chairman)* Mr. Li Jing Ms. Chen Jingxian Mr. Yu Qingrui Ms. Song Caini Mr. Chen Hongjin

Audit Committee

Mr. Kwok Chi Kwong *(Chairman)* Mr. Wu Ming Ms. Li Meifeng

Remuneration Committee

Mr. Kwok Chi Kwong *(Chairman)* Mr. Chen Xiaodong Ms. Li Meifeng

Nomination Committee

Mr. Chen Xiaodong *(Chairman)* Mr. Kwok Chi Kwong Ms. Li Meifeng

The biographical details of the directors and the relationships among the members of the Board are disclosed in the section headed "Biographical Details of Directors and Senior Management" in this annual report.

董事會組成

於本年報日期,董事會及董事委員會之組成如下:

董事會

救行董事 陳曉東先生(董事會主席) 李靖先生(行政總裁) 陳靜嫻女士(董事會副主席) 余慶鋭先生 宋采泥女士 陳洪金先生

獨立非執行董事

郭志光先生 吴銘先生 李美鳳女士

執行委員會

陳曉東先生(*主席)* 李靖先生 陳靜嫻女士 余慶鋭先生 宋采派女士 陳洪金先生

審核委員會

郭志光先生(*主席)* 吴銘先生 李美鳳女士

薪酬委員會

郭志光先生*(主席)* 陳曉東先生 李美鳳女士

提名委員會

陳曉東先生(*主席)* 郭志光先生 李美鳳女士

各董事之履歷及董事會各成員的關係於本年報 「董 事及高級管理人員履歷」一節中予以披露。 During the year ended 31 December 2022, the Board at all times met the requirement of the Listing Rules of having a minimum of three independent non-executive directors (representing at least one-third of the Board) with one of them possessing appropriate professional qualifications and accounting and related financial management expertise.

The composition of the Board reflects the necessary balance of skills and experience appropriate for the business requirement and objectives of the Group and for the exercise of independent judgement.

The Company has received written annual confirmation from each independent non-executive director of his independence pursuant to the requirements of the Listing Rules. The Company considers all independent non-executive directors to be independent in accordance with the independence guidelines set out in the Listing Rules.

The Company has implementable and effective mechanism to ensure independent views and inputs are available to the Board, with the following key features: (i) the Nomination Committee is established with clear terms of reference to identify suitable candidates, including independent non-executive directors, for appointment as Directors; (ii) the Nomination Committee will assess annually the independence of all independent non-executive directors; and (iii) the Directors are entitled to seek, at the Group's expense, independent professional advice reasonably necessary for discharging their duties as Directors. During the year ended 31 December 2022, the Board has reviewed the implementation and effectiveness of the mechanism and considered it to be effective.

Chairman and Chief Executive

Code provision C.2.1 of the CG Code stipulates that the roles of chairman and chief executive should be separate and should not be performed by the same individual. To achieve clear division of responsibilities between the management of the Board and day-to-day management of the business and hence to ensure balance of power and authority, there is separation of duties for the Chairman and Chief Executive of the Company.

Currently, the positions of Chairman and Chief Executive Officer are held by Mr. Chen Xiaodong and Mr. Li Jing respectively. The Chairman provides leadership and is responsible for the effective functioning and leadership of the Board, whereas the Chief Executive Officer focuses on the Company's business development and daily management and operations generally. The respective responsibilities between the Chairman of the Board and the Chief Executive Officer have been clearly established and set out in writing. The separation of roles would ensure a balance of power and authority, and strengthen the governance function and business development of the Group. 於截至二零二二年十二月三十一日止年度,董事 會一直符合上市規則有關規定,內容有關至少須 有三名獨立非執行董事(至少佔董事會三分之 一),並且其中一名獨立非執行董事須具備適當 專業資格及會計及相關財務管理專業資歷。

董事會的組成反映了適合本集團業務需要及目 標及作出獨立判斷之技巧及經驗之間必要的平衡。

本公司已接獲各獨立非執行董事根據上市規則 的規定發出之年度獨立性確認書。根據上市規則 所載之獨立性指引,本公司認為所有獨立非執行 董事均屬獨立。

本公司已實施有效機制,確保董事會能獲得獨立 意見及建議,該機制主要特點如下:(i)成立提名 委員會,設有明確的職權範圍,以甄選合適的候 選人(包括獨立非執行董事)及委任董事:(ii)提 名委員會將每年評估所有獨立非執行董事的獨 立性;及(iii)董事有權為履行他們作為董事的職 責而尋求合理所需的獨立專業意見,費用由本集 團承擔。截至二零二二年十二月三十一日止年度, 董事會已審閱該機制的實施及有效性,並認為該 機制為有效。

主席及行政總裁

企業管治守則之守則條文第C.2.1條規定主席及 行政總裁之角色應有區分,不應由一人同時兼任。 為明確區分董事會管理與日常業務管理之間的 職責並因此確保達致權力和授權分佈均衡,本公 司區分主席與行政總裁之職務。

目前,主席及行政總裁之職務分別由陳曉東先生 及李靖先生擔任。主席作為領導,對董事會之有 效運作及領導負責。行政總裁一般集中處理本公 司之業務發展及日常管理及營運。董事會主席及 行政總裁之間職責的分工已清楚界定及以書面 列載。該職務區分將確保權力及授權分佈均衡, 從而加強本集團管治職能及業務發展。

Corporate Governance Report 企業管治報告

Appointment and Re-election of Directors

The executive directors of the Company, namely, Mr. Chen Xiaodong, Mr. Li Jing, Ms. Chen Jingxian, Mr. Yu Qingrui, Ms. Song Caini and Mr. Chen Hongjin, have not been appointed for a specific term but they are subject to retirement by rotation and reelection at the Company's annual general meeting in accordance with the Company's bye-laws. The Company has also issued a letter of appointment to each of the independent non-executive directors of the Company for a term of 1 year.

Pursuant to the provisions of the Company's bye-laws, Mr. Chen Xiaodong, Ms. Chen Jingxian, Mr. Wu Ming and Ms. Li Meifeng shall retire at the 2023 AGM and, being eligible, will offer themselves for re-election at the 2023 AGM. The Board recommended the re-election of the above retiring directors at the 2023 AGM.

Training and Continuing Development of Directors

Directors keep abreast of responsibilities as a director of the Company and of the conduct, business activities and development of the Company.

All directors of the Company receive a comprehensive induction on his/her appointment to ensure appropriate understanding of the business and operations of the Group and full awareness of director's responsibilities and obligations under the Listing Rules and relevant statutory requirements. Such induction is normally supplemented with visits to the Group's key plant sites and/or meetings with the senior management of the Company.

The existing directors are continually updated with legal and regulatory developments, business and market changes to develop and refresh their knowledge and skills to ensure that their contribution to the Board remains informed and relevant. Continuing briefings and professional development for directors are arranged whenever necessary. In addition, reading materials on new or changes to salient laws and regulations applicable to the Group are provided to the directors from time to time for their studying and reference. All directors are encouraged to attend relevant training courses at the Company's expenses.

During the year ended 31 December 2022, Mr. Chen Xiaodong, Mr. Li Jing, Ms. Chen Jingxian, Mr. Wang Jun, Mr. Yu Qingrui, Ms. Song Caini, Mr. Chen Hongjin, Mr. Kwok Chi Kwong, Mr. Wu Ming, Mr. Liu Hongwei and Mr. Lin Guoyan received briefings conducted by the Company Secretary on corporate governance and updates on the Listing Rules amendments. In addition, the Company has provided reading materials on regulatory updates to all the directors for their reference and studying.

委任及重選董事

本公司執行董事陳曉東先生、李靖先生、陳靜嫻 女士、余慶鋭先生、宋采泥女士及陳洪金先生並 無按固定任期獲委任,惟彼等須根據本公司細則 於本公司股東週年大會輪值退任及重選連任。本 公司已向本公司各獨立非執行董事發出為期一 年的委任函。

根據本公司細則條文,陳曉東先生、陳靜嫻女士、 吳銘先生及李美鳳女士須於二零二三年股東週 年大會退任,彼等均符合資格及願意於二零二三 年股東週年大會上重選連任。董事會建議於二零 二三年股東週年大會重選上述退任董事。

董事之培訓及持續發展

董事不時了解其作為本公司董事的職責,以及本 公司的經營方式、業務活動及發展。

本公司全體董事於其獲委任後均將獲得全面的 入職培訓,以確保充分了解本集團之業務及營運, 以及完全清楚上市規則及有關監管規定下之董 事職責及義務。有關入職培訓通常還包括參觀本 集團之主要廠房場地及/或與本公司高級管理人 員會面。

現任董事亦不斷掌握法律及監管規定、業務及市 場變化的最新發展,發展及更新彼等的知識及技 能以確保彼等對董事會之貢獻屬知情及相關。本 公司會於有需要時為董事持續舉辦簡介會及提 供專業發展。此外,適用於本集團的重要法律及 法規新增或更改的閱讀資料將不時提供給董事, 以供彼等學習及參閱。本公司鼓勵全體董事參加 相關培訓課程,費用由本公司承擔。

於截至二零二二年十二月三十一日止年度,陳曉 東先生、李靖先生、陳靜嫻女士、王軍先生、余慶 鋭先生、宋采泥女士、陳洪金先生、郭志光先生、 吳銘先生、劉宏偉先生及林國炎先生已參與公司 秘書就企業管治及上市規則修訂事宜的最新資 料舉辦的簡介會。此外,本公司已向全體董事提 供有關監管最新進展的閱讀資料,以供彼等參閱 及學習。

Model Code for Securities Transactions

The Company has adopted its own code of conduct regarding directors' dealings in the Company's securities (the "**Own Code**") on terms no less exacting than the Model Code. Specific enquiry has been made of all the Company's directors and all have confirmed that they have complied with the required standards set out in the Model Code and the Own Code throughout the period from 1 January 2022 to the date of this report.

The Company has also established written guidelines on terms no less exacting than the Model Code (the "**Employees Written Guidelines**") for securities transactions by relevant employees of the Group who are considered to be likely to possess inside information in relation to the Company or its securities. No incident of noncompliance with the Employees Written Guidelines was noted by the Company.

In case the Company is aware of any restricted period for dealings in the Company's securities, the Company will notify its directors and relevant employees in advance.

Directors' Attendance Records

The attendance records of each director at the regular Board meetings, Board Committee meetings and the general meetings of the Company held during the year ended 31 December 2022 is set out below:

證券交易的標準守則

本公司已採納其本身有關董事進行本公司證券 交易的行為守則(「本身守則」),其條款不遜於 標準守則。本公司已向全體董事作出具體查詢, 且全體董事已確認彼等於二零二二年一月一日 至本報告日期期間一直遵守標準守則及本身守 則所載規定的標準。

本公司亦已為被視為可能擁有有關本公司或其 證券之內幕消息的本集團相關僱員制定有關彼 等進行證券交易的書面指引(「**僱員書面指引**」), 其條款不遜於標準守則。本公司並無發現不遵守 僱員書面指引的情況。

本公司如獲悉有任何期間限制本公司證券交易, 則本公司將預先通知其董事及相關僱員。

董事之出席記錄

各董事於截至二零二二年十二月三十一日止年 度舉行之本公司董事會定期會議、董事委員會會 議及股東大會之出席記錄載列如下:

		Attendance/Number of Meetings 出席記錄/會議次數					
Name of Director	董事姓名	Board Meeting 董事會 會議	Audit Committee Meeting 審核委員會 會議	Remuneration Committee Meeting 薪酬委員會 會議	Nomination Committee Meeting 提名委員會 會議	Annual General Meeting 股東週年 大會	Special General Meeting 股東特別 大會
Mr. Chen Xiaodong	陳曉東先生	7/7	-	_	4/4	1/1	1/1
Mr. Wang Jun (note 1)	王軍先生(附註1)	3/7	-	-	-	1/1	1/1
Mr. Li Jing (note 2)	李靖先生(附註2)	1/7	-	-	-	-	-
Ms. Chen Jingxian (note 3)	陳靜嫻女士(附註3)	7/7	-	-	-	1/1	0/1
Mr. Yu Qingrui	余慶鋭先生	7/7	-	-	-	1/1	1/1
Ms. Song Caini (note 4)	宋采泥女士(附註4)	7/7	-	-	-	1/1	0/1
Mr. Chen Hongjin (note 5)	陳洪金先生(附註5)	7/7	-	-	-	1/1	0/1
Mr. Kwok Chi Kwong	郭志光先生	7/7	2/2	4/4	4/4	1/1	1/1
Mr. Wu Ming	吳銘先生	7/7	2/2	-	-	1/1	1/1
Mr. Liu Hongwei (note 6)	劉宏偉先生(附註6)	6/7	2/2	3/4	3/4	1/1	1/1
Mr. Lin Guoyan (note 7)	林國炎先生(附註7)	-	-	-	-	-	-

Corporate Governance Report 企業管治報告

Notes:

- Mr. Wang Jun resigned as the chief executive officer and an executive director of the Company with effect from 6 June 2022. During the period from 1 January 2022 up to his resignation, 3 Board meetings, 1 Annual General Meeting and 1 Special General Meeting were held.
- 2. Mr. Li Jing was appointed as the chief executive officer and an executive director of the Company on 9 December 2022. During the period from his appointment up to 31 December 2022, 1 Board meeting were held.
- 3. Ms. Chen Jingxian was appointed as the vice chairman and an executive director of the Company on 21 February 2022. During the period from her appointment up to 31 December 2022, 7 Board meetings were held.
- 4. Ms. Song Caini was appointed as an executive director of the Company on 21 February 2022. During the period from her appointment up to 31 December 2022, 7 Board meetings were held.
- 5. Mr. Chen Hongjin was appointed as an executive director of the Company on 21 February 2022. During the period from his appointment up to 31 December 2022, 7 Board meetings were held.
- Mr. Liu Hongwei resigned as an independent non-executive director of the Company with effect from 22 December 2022. During the period from 1 January 2022 up to his resignation, 6 Board meetings, 2 Audit Committee Meetings, 4 Remuneration Committee Meetings, 4 Nomination Committee Meetings, 1 Annual General Meeting and 1 Special General Meeting were held.
- 7. Mr. Lin Guoyan was appointed as an independent non-executive director of the Company on 22 December 2022. During the period from his appointment up to 31 December 2022, no Board meeting was held.

In addition, Mr. Chen Xiaodong, the chairman of the Board, held a meeting with the independent non-executive directors without the presence of executive directors during the year under review.

附註:

- 王軍先生於二零二二年六月六日辭任本公司行 政總裁及執行董事。於二零二二年一月一日直至 其辭任當日,共舉行3次董事會會議、1次股東週 年大會及1次股東特別大會。
- 李靖先生於二零二二年十二月九日獲委任為本 公司行政總裁兼執行董事。於其獲委任當日直至 二零二二年十二月三十一日,共舉行1次董事會 會議。
- 陳靜嫻女士於二零二二年二月二十一日獲委任 為本公司副主席兼執行董事。於其獲委任當日直 至二零二二年十二月三十一日,共舉行7次董事 會會議。
- 宋采泥女士於二零二二年二月二十一日獲委任 為本公司執行董事,於其獲委任當日直至二零 二二年十二月三十一日,共舉行7次董事會會議。
- 陳洪金先生於二零二二年二月二十一日獲委任 本公司執行董事,於其獲委任當日直至二零二二 年十二月三十一日,共舉行7次董事會會議。
- 6. 劉宏偉先生於二零二二年十二月二十二日辭任 本公司獨立非執行董事。於二零二二年一月一日 直至其辭任當日,共舉行6次董事會會議、2次審 核委員會會議、4次薪酬委員會會議、4次提名委 員會會議、1次股東週年大會及1次股東特別大會。
- 林國炎先生於二零二二年十二月二十二日獲委 任為本公司獨立非執行董事。於其獲委任當日直 至二零二二年十二月三十一日,並無舉行董事會 會議。

此外,於回顧年度內董事會主席陳曉東先生與獨 立非執行董事舉行一次並無執行董事出席之會議。

BOARD COMMITTEES AND CORPORATE GOVERNANCE FUNCTIONS

The Board has established four Board committees, namely, the Executive Committee, the Audit Committee, the Remuneration Committee and the Nomination Committee, for overseeing particular aspects of the Company's affairs. All Board committees have been established with defined written terms of reference, which are available on the Stock Exchange's website (www.hkexnews.hk) and on the Company's website (www.cwghl.com) (except for the written terms of reference of the Executive Committee which is available to shareholders upon request). All the Board committees should report to the Board on their decisions or recommendations made.

Executive Committee

Currently, the Executive Committee comprises all the six executive directors of the Company, namely, Mr. Chen Xiaodong, Ms. Chen Jingxian, Mr. Li Jing, Mr. Yu Qingrui, Ms. Song Caini and Mr. Chen Hongjin. The Chairman of the Board, Mr. Chen Xiaodong, also acts as the Chairman of this committee. The Executive Committee operates as a general management committee under the direct authority of the Board to increase the efficiency for business decision making. It monitors the execution of the Company's strategic plans and operations of all business units of the Group and discusses and makes decisions on matters relating to the management and day-to-day operations of the Group.

Audit Committee

Currently, the Audit Committee comprises of three members, namely, Mr. Kwok Chi Kwong (Chairman), Mr. Wu Ming and Ms. Li Meifeng, all of whom are independent non-executive directors. Mr. Kwok Chi Kwong possesses the appropriate accounting and financial management expertise as required under Rule 3.10(2) of the Listing Rules. None of the members of the Audit Committee is a former partner of the Company's existing external auditors.

The main duties of the Audit Committee are to (i) review the financial statements and reports and consider any significant or unusual items raised by the financial officers of the Group or external auditors before submission to the Board; (ii) review and monitor the relationship with the external auditors by referencing to the work performed by the auditors, their fees and terms of engagement, and make recommendations to the Board on the appointment, re-appointment and removal of external auditors; and (iii) review the Company's financial controls, internal control and risk management systems.

董事委員會及企業管治職能

董事會已設立四個董事委員會,即執行委員會、 審核委員會、薪酬委員會及提名委員會,以監督 本公司特定方面之事務。所有董事委員會均已按 書面界定之職權範圍成立。書面界定之職權範圍 可於聯交所網站(www.hkexnews.hk)及本公司網 站(www.cwghl.com)查閱(執行委員會書面職權 範圍除外,其可應股東要求提供)。所有董事委 員會須就其作出之決策或推薦建議向董事會匯報。

執行委員會

目前,執行委員會由本公司全部六名執行董事組 成,即陳曉東先生、陳靜嫻女士、李靖先生、余慶 銳先生、宋采泥女士及陳洪金先生。董事會主席 陳曉東先生亦擔任該委員會主席。執行委員會作 為一個在董事會直接授權下之一般管理委員會 運行,藉以增強業務決策之效率。執行委員會監 控本公司策略計劃之執行以及本集團全部業務 單位之營運,並就本集團管理及日常營運相關事 宜進行討論及作出決策。

審核委員會

目前,審核委員會由三名成員組成,即郭志光先 生(主席)、吳銘先生及李美鳳女士,彼等均為獨 立非執行董事。郭志光先生具備上市規則第3.10(2) 條所規定之適當之會計及財務管理專業知識。審 核委員會所有成員均並非本公司現時的外聘核 數師的前任合夥人。

審核委員會的職責主要為(i)向董事會提交財務 報表及報告前,審閲該等財務報表及報告,以及 審議由本集團財務人員或外聘核數師提出之任 何重大或不尋常事項:(ii)根據外聘核數師之工 作檢討及監督與外聘核數師之關係、其費用及聘 用條款,並就外聘核數師之委聘、續聘及免職向 董事會提出推薦建議:及(iii)檢討本公司財務控 制、內部監控及風險管理制度。

Corporate Governance Report 企業管治報告

During the year ended 31 December 2022, the Audit Committee performed the following works:

- Reviewed and discussed the Company's financial statements, results announcements and reports for the year ended 31 December 2021 and for the six months ended 30 June 2022, the financial reporting, the related accounting principles, practices and compliance procedures of the Company;
- Discussed and recommended the re-appointment of external auditors; and
- Reviewed the risk management and internal control systems of the Group.

The external auditors were invited to attend the Audit Committee meetings without the presence of executive directors to discuss with the Audit Committee issues arising from the audit and financial reporting matters. The Company's annual results for the year ended 31 December 2022 have also been reviewed by the Audit Committee. There is no disagreement between the Board and the Audit Committee regarding the re-appointment of external auditors.

Remuneration Committee

Currently, the Remuneration Committee comprises of three members, namely, Mr. Kwok Chi Kwong (Chairman), Mr. Chen Xiaodong and Ms. Li Meifeng, majority of whom are independent non-executive directors.

The main duties of the Remuneration Committee are to (i) make recommendations to the Board on the Company's remuneration policy and structure and the remuneration packages of directors and senior management (i.e. the model described in the code provision E.1.2(c)(ii) of the CG Code is adopted); (ii) review and approve performance-based remuneration by referencing to corporate goals and objectives; (iii) establish a formal and transparent procedures for developing such remuneration policy and structure to ensure that no director or any of his/her associates will participate in deciding his/her own remuneration, the remuneration of which will be determined with reference to the performance of the individual and the Group as well as market practice and conditions; and (iv) review and/or approve matters relating to share schemes under Chapter 17 of the Listing Rules.

截至二零二二年十二月三十一日止年度, 審核委 員會曾執行下列工作:

- 審閱及討論本公司截至二零二一年十二月 三十一日止年度及截至二零二二年六月 三十日止六個月之財務報表、業績公告以 及報告、本公司財務申報、相關會計原則、 常規及合規程序;
- 討論及建議續聘外聘核數師;及
- 檢討本集團之風險管理及內部監控制度。

外聘核數師應邀出席了執行董事避席之審核委員會會議,以與審核委員會討論審核及財務申報 事宜所產生之問題。審核委員會亦已審閱本公司 截至二零二二年十二月三十一日止年度之年度 業績。董事會與審核委員會之間就續聘外聘核數 師一事並無分歧。

薪酬委員會

目前,薪酬委員會由三名成員組成,即郭志光先 生(主席)、陳曉東先生及李美鳳女士,彼等大多 數為獨立非執行董事。

薪酬委員會之主要職責包括(i) 就本公司薪酬政 策及架構以及董事及高級管理人員的薪酬待遇(即 企業管治守則之守則條文第E.1.2(c)(ii) 條所述模 式獲採納)向董事會提供建議:(ii)參考公司宗旨 及目標審閱及批准績效薪酬:(iii)制訂正式透明 程序發展該薪酬政策及架構,以確保概無董事或 其任何聯繫人將參與釐定其本身之薪酬,而其薪 酬將參考個人及本集團之表現以及市場慣例及 市況而釐定;及(iv)檢討及/或批准有關上市規 則第17章項下股份計劃的事項。 During the year ended 31 December 2022, the Remuneration Committee has performed the following works:

- Reviewed and discussed the remuneration policy and structure and the remuneration packages of the directors and senior management of the Group;
- Discussed and recommended the grant of share options of the Company;
- Discussed and recommended the remuneration regarding the appointment of Mr. Li Jing as an executive director and chief executive officer of the Company; and
- Discussed and recommended the remuneration regarding the appointment of Mr. Lin Guoyan as an independent nonexecutive director of the Company.

The senior management of the Company are the directors of the Company. Details of the remuneration of each director of the Company for the year ended 31 December 2022 are set out in note 8 to the financial statements contained in this annual report.

Nomination Committee

Currently, the Nomination Committee comprises three members, namely, Mr. Chen Xiaodong (Chairman), Mr. Kwok Chi Kwong and Ms. Li Meifeng, majority of whom are independent non-executive directors.

The main duties of the Nomination Committee are to (i) review the structure, size and composition (including the skills, knowledge and experience) of the Board on a regular basis and recommend any changes to the Board; (ii) identify qualified and suitable individuals to become Board members and select and make recommendations to the Board on the selection of individuals nominated for directorships; (iii) assess the independence of independent non-executive directors of the Company, having regard to the requirements under the Listing Rules; and (iv) make recommendations to the Board on relevant matters relating to the appointment or re-appointment of directors and succession planning for directors in particular, the Chairman and the Chief Executive of the Company.

- 於截至二零二二年十二月三十一日止年度,薪酬 委員會曾執行下列工作:
 - 檢討及討論本集團的薪酬政策及架構,以 及董事及高級管理人員之薪酬待遇;
 - 討論及建議授出本公司購股權;
- · 討論及建議有關委任李靖先生為本公司執 行董事及行政總裁的薪酬;及
- 討論及建議林國炎先生獲委任為本公司獨 立非執行董事之薪酬。

本公司高級管理人員為本公司董事。截至二零 二二年十二月三十一日止年度,本公司各董事之 薪酬詳情載於本年報財務報表附註8。

提名委員會

目前,提名委員會由三名成員組成,即陳曉東先 生(主席)、郭志光先生及李美鳳女士,彼等大多 數為獨立非執行董事。

提名委員會的主要職責為(i)定期檢討董事會的 架構、規模及組成(包括技能、知識及經驗),並 就任何變動向董事會提供建議:(ii)物色具備合 適資格的人士加入董事會,並挑選獲提名有關人 士成為董事會成員以及就此向董事會提出建議; (iii)參考上市規則的規定評核本公司獨立非執行 董事的獨立性:及(iv)就有關董事委任或重新委 任以及董事(尤其是本公司主席及行政總裁)繼 任計劃之有關事宜向董事會提出建議。

Corporate Governance Report 企業管治報告

The Company recognizes and embraces the benefits of having a diverse Board and sees increasing diversity at Board level as an essential element in maintaining the Company's competitive advantage. Pursuant to the Board Diversity Policy has been adopted by the Company, the Nomination Committee is responsible for reviewing annually the structure, size and composition of the Board and where appropriate, make recommendations on changes to the Board to complement the Company's corporate strategy and to ensure that the Board maintains a balanced diverse profile. In relation to reviewing and assessing the Board composition, the Nomination Committee is committed to diversity at all levels and will consider a number of aspects, including but not limited to gender, age, cultural and educational background, professional qualifications, skills, knowledge and regional and industry experience.

The Company aims to maintain an appropriate balance of diversity perspectives that are relevant to the Company's business growth and is also committed to ensuring that recruitment and selection practices at all levels (from the Board downwards) are appropriately structured so that a diverse range of candidates are considered. The Board will consider setting measurable objectives to implement the Board Diversity Policy and review such objectives from time to time to ensure their appropriateness and ascertain the progress made towards achieving those objectives.

As of the date of this annual report, 3 of 9 of the Company's Directors are female. As of 31 December 2022, the Group had a total of 56 female staff out of 130 employees, representing 43% of the employees of the Group. The Group will continue to take opportunities to increase the proportion of female board members and workforce over time as and when suitable candidates are identified. Further details on the gender ratio of the Group together with relevant data can be found in the Environmental, Social and Governance Report of the Company. The Board and the Nomination Committee have reviewed the implementation and effectiveness of the board diversity policy and considered it to be effective for the year ended 31 December 2022.

The Company has also adopted the Director Nomination Policy which sets out the criteria and process and the Board succession planning considerations in relation to nomination and appointment of directors of the Company, and aims to ensure that the Board has a balance of skills, experience and diversity of perspectives appropriate to the Company and the continuity of the Board and appropriate leadership at Board level. 本公司明白並深信董事會多元化的裨益良多,並 將董事會層面的多元化視為維持本公司競爭優 勢的重要因素。根據本公司採納之董事會多元化 政策,提名委員會負責每年檢討董事會的架構、 規模及組成及於適當時候,向董事會提供相關變 動建議以配合本公司之企業策略及確保董事會 維持均衡多元化格局。就檢討及評估董事會的組 成而言,提名委員會致力於各個層面多元化及將 作多方面考慮,包括但不限於性別、年齡、文化 及教育背景、專業資格、技能、知識、區域及行業 經驗。

本公司旨在維持與本公司業務增長有關的多元 化視角的適當平衡,亦致力於確保所有層級(自 董事會往下)的招聘及甄選慣例得以適當構成, 從而考慮候選人之多元化範疇。董事會將考慮設 立可計量目標以執行董事會多元化政策及不時 審閱該等目標以確保其適當性及確定於實現該 等目標所取得之進展。

截至本年報日期,本公司9名董事中有3名為女 性。截至二零二二年十二月三十一日,本集團130 名僱員中共有56名女性僱員,佔本集團僱員的 43%。本集團將繼續尋找機會於物色合適的人選 時逐步提高女性董事會成員及僱員比例。有關本 集團性別比例的進一步詳情及相關數據載於本 公司環境、社會及治理報告。董事會及提名委員 會已審查董事會多元化政策的實施及有效性,並 認為該政策於截至二零二二年十二月三十一日 之年度屬有效。

本公司亦採納董事提名政策,當中載列有關本公 司董事提名及委任之甄選準則及流程以及董事 會繼任規劃考量,旨在確保董事會可在技能、經 驗及適合於本公司之多元化視角上達到均衡、董 事會之連續性及在董事會層面上之適當領導。 The Director Nomination Policy sets out the factors for assessing the suitability and the potential contribution to the Board of a proposed candidate, including but not limited to the following: character and integrity; qualifications including professional qualifications, skills, knowledge and experience that are relevant to the Company's business and corporate strategy; diversity in all aspects, including but not limited to gender, age (18 years or above), cultural and educational background, ethnicity, professional experience, skills, knowledge and length of service; requirements of independent non-executive directors on the Board and independence of the proposed independent non-executive directors in accordance with the Listing Rules; and commitment in respect of available time and relevant interest to discharge duties as a member of the Board and/or Board committee(s) of the Company.

During the year ended 31 December 2022, the Nomination Committee performed the following works:

- Reviewed the Board Diversity Policy, the structure, size and composition of the Board to ensure that it has a balance of expertise, skills and experience appropriate to the requirements for the business of the Group;
- Considered and recommended the re-election of the retiring directors standing for re-election at the 2022 annual general meeting of the Company;
- Assessed the independence of independent non-executive directors of the Company; and
- Considered and recommended the appointments of (i) Ms. Chen Jingxian as the vice chairman of the Board and an executive director of the Company; (ii) Ms. Song Caini and Mr. Chen Hongjin as executive directors of the Company; (iii) Mr. Li Jing as the chief executive officer and an executive director of the Company; and (iv) Mr. Lin Guoyan as an independent non-executive director of the Company.

Corporate Governance Functions

The Board is responsible for performing the functions set out in the code provision A.2.1 of the CG Code.

During the year ended 31 December 2022, the Board has reviewed the Company's corporate governance policies and practices, training and continuous professional development of directors and senior management, the Company's policies and practices on compliance with legal and regulatory requirements, the compliance of the Model Code and Employees Written Guidelines, and the Company's compliance with the CG Code and disclosure in this Corporate Governance Report. 董事提名政策載列評估建議候選人之合適性及 對董事會所作之潛在貢獻之因素,包括但不限於 以下各項:品質及誠信;資歷(包括與本公司業 務及企業策略相關的專業資格、技能、知識及經 驗);各個層面之多樣性,包括但不限於性別、年 齡(18歲或以上)、文化及教育背景、種族、專業 經驗、技能、知識及服務任期;根據上市規則對 董事會獨立非執行董事之要求及建議獨立非執 行董事之獨立性;及對可投入時間及相關興趣以 履行擔任一名董事會成員及/或本公司董事會委 員會成員之職責的承諾。

截至二零二二年十二月三十一日止年度,提名委員會曾進行下列工作:

- 檢討董事會成員多元化政策、董事會之架
 構、規模及組成,確保同時兼備專業知識、
 技巧及經驗,並符合本集團業務的要求;
- 考慮及建議重選將於本公司二零二二年股 東週年大會上接受重選的退任董事;
- 評估本公司獨立非執行董事的獨立性;及
- 考慮及建議委任(i)陳靜嫻女士為本公司董 事會副主席及執行董事:(ii)宋采泥女士及 陳洪金先生為本公司執行董事:(iii)李靖先 生為本公司行政總裁及執行董事:及(iv)林 國炎先生為本公司獨立非執行董事。

企業管治職能

董事會負責執行企業管治守則之守則條文第A.2.1 條所載之職能。

於截至二零二二年十二月三十一日止年度,董事 會已檢討本公司的企業管治政策及慣例、董事及 高級管理人員的培訓及持續專業發展、本公司有 關遵守法律及監管規定的政策及慣例、標準守則 及僱員書面指引的合規,及本公司遵守企業管治 守則的情況及本企業管治報告的披露資料。

DIRECTORS' RESPONSIBILITIES FOR FINANCIAL REPORTING IN RESPECT OF THE FINANCIAL STATEMENTS

The directors have acknowledged their responsibilities for preparing the financial statements of the Company for the year ended 31 December 2022.

The Board is responsible for presenting a balanced, clear and understandable assessment of annual and interim reports, inside information announcements and other disclosures required under the Listing Rules and other statutory and regulatory requirements. The management has provided to the Board such explanation and information as are necessary to enable the Board to carry out an informed assessment of the Company's financial statements, which are put to the Board for approval.

There are no material uncertainties relating to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern.

RISK MANAGEMENT AND INTERNAL CONTROLS

The Board acknowledges its responsibility for the risk management and internal control systems and reviewing their effectiveness on an ongoing basis. Such systems are designed to manage rather than eliminate the risk of failure to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss.

The Board is fully responsible for evaluating and determining the nature and extent of the risks it is willing to take to achieve the Company's strategic objectives, and for establishing and maintaining appropriate and effective risk management and internal control systems to safeguard shareholders' investments and the Group's assets.

The Audit Committee assists the Board in overseeing the design and implementation of the risk management and internal control systems. The Company has developed and adopted different risk management procedures and guidelines. Self-evaluation would be conducted each year to confirm that the Company has properly complied with the risk management and internal control policy. All divisions would conduct internal control assessment to identify risks factors with potential impact on the Group's business. The management would assess the likelihood of risk occurrence, monitor the progress of risk management and report to the Board and the Audit Committee on the findings and effectiveness of the systems.

董事對有關財務報表之財務申報責 任

董事深明其承擔編製本公司於截至二零二二年 十二月三十一日止年度的財務報表之職責。

董事會負責根據上市規則及其他法定及監管規 定編製公平真實、清楚且易於理解的年報及中期 報告、內幕消息公告及其他須予披露資料。管理 層已向董事會提供該等必要之解釋及資料,以使 董事會對提呈董事會批准之本公司財務報表作 出知情評估。

並無任何重大不明朗事件或情況可能對本公司 持續經營之能力產生重大質疑。

風險管理及內部監控

董事會深明其對風險管理及內部監控制度之責任, 並持續檢討其有效性。有關制度旨在管理而非消 除與未能達致業務目標相關的風險,且僅會就重 大錯誤陳述或損失作出合理保證而非絕對保證。

董事會全面負責評估及釐定為達成本公司戰略 目標所願承擔的風險性質及程度,以及制訂及維 持適當有效的風險管理及內部監控制度,以保障 股東投資及本集團資產。

審核委員會協助董事會監督風險管理及內部監 控制度之制訂及執行。本公司已制定及採納不同 的風險管理程序及指引。本公司每年進行內部評 估,確定本公司已妥善遵守風險管理及內部監控 政策。所有部門將進行內部監控評估,以確認對 本集團業務造成潛在影響的風險因素。管理層將 評估發生風險的可能性、監察風險管理進度以及 向董事會及審核委員會報告有關結果及制度之 成效。 The Group has developed its disclosure policy to provide a general guide to the Company's directors, officers, senior management and relevant employees in handling confidential information, monitoring information disclosure and responding to enquiries.

The Company's internal audit staff has performed independent review of the adequacy and effectiveness of the risk management and internal control systems. Key issues such as accounting practices and all material controls were examined. The relevant findings and recommendations are provided to the Board and the Audit Committee.

The Board, as assisted by the Audit Committee and the management, has reviewed the report from the management and the internal audit findings, and reviewed the risk management and internal control systems of the Group, including the financial, operational and compliance controls for the year ended 31 December 2022. The annual review also covered areas on financial reporting, internal audit function, staff qualification, experiences and relevant resources. The Board considered that such systems are adequate and effective and ongoing review of the same nature would be conducted in subsequent years.

EXTERNAL AUDITORS AND AUDITORS' REMUNERATION

The statement of the external auditors of the Company about their reporting responsibilities for the Company's financial statements for the year ended 31 December 2022 is set out in the section headed "Independent Auditor's Report" in this annual report. During the year ended 31 December 2022 the remuneration paid/payable to the external auditors of the Company, Moore Stephens CPA Limited, is set out below:

本集團已制定其披露政策,以向本公司董事、高 級職員、高級管理人員及相關僱員提供處理機密 資料、監察訊息披露及回應查詢的一般指引。

本公司內部審計職員已對風險管理及內部監控 制度之充足性及成效進行獨立檢討。已對主要事 宜如會計慣例及所有重大監控進行監察。相關結 果及推薦建議將提供予董事會及審核委員會。

董事會已於審核委員會及管理層的協助下審閲 管理層報告及內部審計結果,並審閲本集團風險 管理及內部監控制度,包括截至二零二二年十二 月三十一日止年度的財務、營運及合規監控。年 度審閱亦涵蓋財務報告、內部審計職能、員工資 格、經驗及相關資源。董事會認為,有關制度充 分且有效,隨後年度將進行相同性質的持續審閱。

外聘核數師及核數師之薪酬

有關本公司外聘核數師對於其就本公司截至二 零二二年十二月三十一日止年度之財務報表申 報職責所發出聲明載於本年報「獨立核數師報告 書」一節。於截至二零二二年十二月三十一日止 年度,本公司向外聘核數師大華馬施雲會計師事 務所有限公司已付/應付之薪酬載列如下:

		Remuneration (HK\$)
Nature of Services	服務性質	薪酬(港元)
Audit services	審計服務	2,800,000
Non-audit services (Note)	非審計服務(附註)	478,000
TOTAL:	總計:	3,278,000

Note: The non-audit services provided mainly included other assurance and tax compliance services.

COMPANY SECRETARY

During the year ended 31 December 2022, Mr. Szeto Pui Tong, Patrick, the Company Secretary, has taken no less than 15 hours of relevant professional trainings to update his skills and knowledge.

附註: 已提供之非審計服務主要包括其他核證工作 及税項合規服務。

公司秘書

於截至二零二二年十二月三十一日止年度,公司 秘書司徒沛桐先生已接受不少於15個小時的相 關專業培訓,以更新其技能及知識。

COMMUNICATIONS WITH SHAREHOLDERS AND INVESTORS

The Company believes that effective communication with shareholders is essential for enhancing investor relations and investors' understanding of the Group's business performance and strategies. The Company also recognizes the importance of transparency and timely disclosure of corporate information, which will enable shareholders and investors to make the best investment decisions.

The Company maintains a website at "www.cwghl.com" as a communication platform with shareholders and investors, where information and updates on the Group's business operations, developments and financial information are available for public access. Shareholders and investors may send written enguiries or requests to the Company using the below contact details:

Address: Unit 1801-2, 18/F, Far East Finance Centre, No. 16 Harcourt Road, Hong Kong (For the attention of the Department of		地址:	香港夏慤道16號遠東金融中 18樓1801-2室 (收信人為投資者關係部)
	Investor Relations)		
Fax:	(852) 2865 4654	傳真:	(852) 2865 4654
Email:	info@cwghl.com	電郵:	info@cwghl.com

The general meetings of the Company provide an opportunity for communication between the Board and the shareholders. The Chairman of the Board as well as chairmen of the Audit Committee, Remuneration Committee and Nomination Committee and, in their absence, other members of the respective committees, will normally attend the annual general meeting and other shareholders' meetings to answer questions.

The Company continues to enhance communications and relationships with its investors. Designated senior management maintains regular dialogue with institutional investors and analysts to keep them posted of the Company's developments.

與股東及投資者溝通

本公司相信,與股東有效溝通對加強投資者關係 及讓投資者了解本集團業務表現和策略至為重要。 本公司亦明白透明及適時披露公司資料之重要性, 此舉可令股東及投資者作出最佳投資決定。

本公司設有網站「www.cwghl.com」作為與股東 及投資者溝通之平台,讓公眾人士得悉本集團業 務營運及發展之最新資料以及財務資料。股東及 投資者可按以下聯絡方式向本公司發出書面請 求或呈請:

地址:	香港夏慤道16號遠東金融中心 18樓1801-2室 (收信人為投資者關係部)
傳真:	(852) 2865 4654
電郵:	info@cwghl.com

本公司股東大會為董事會與股東溝通提供機會。 董事會主席及審核委員會、薪酬委員會及提名委 員會之主席,以及(如彼等缺席)各個委員會之 其他成員一般會出席股東週年大會及其他股東 大會並於大會上回答股東提問。

本公司繼續提升與其投資者溝通及關係。指定之 高級管理層與機構投資者及分析師維持定期溝通, 令其得悉本公司之發展。

SHAREHOLDER RIGHTS

To safeguard shareholders' interests and rights, a separate resolution is proposed for each substantially separate issue at shareholder meetings, including the election of individual directors. The Company's shareholders may convene a special general meeting or put forward proposals at shareholders' meetings as follows:

- (1) Shareholder(s) holding not less than one-tenth of the paidup capital of the Company at the date of deposit of the requisition may request the Board to convene a special general meeting pursuant to Clause 71 of the Company's bye-laws by sending a written requisition to the Board or the Company Secretary at the Company's head office in Hong Kong. The objects of the meeting must be stated in the written requisition.
- (2) Shareholder(s) representing not less than one-twentieth of the total voting rights at the date of the requisition or not less than 100 shareholders may put forward a proposal at a shareholders' meeting, pursuant to the Companies Act 1981 of Bermuda by sending a written requisition to the Board or the Company Secretary at the Company's head office in Hong Kong. The proposal should be stated in the written requisition and such written requisition should be submitted as early as practicable to enable the Company to make necessary arrangement (in case of a requisition requiring notice of a resolution, not less than six weeks before the meeting; and in case of any other requisition, not less than one week before the meeting).
- (3) If a shareholder wishes to propose a person other than a retiring director for election as a director of the Company at a general meeting, the shareholder (other than the person to be proposed) duly qualified to attend and vote at the general meeting shall send a written notice, duly signed by the shareholder, of his/her intention to propose such person for election and also a notice signed by the person to be proposed of his/her willingness to be elected. These notices should be lodged at the Company's branch share registrar. The period for lodgement of such notices shall commence on the day after the dispatch of the notice of such general meeting and end 7 days prior to the date of such general meeting.

For the avoidance of doubt, shareholders must deposit and send the original duly signed written requisition, notice or statement, or enquiry (as the case may be) to the above address and provide their full name, contact details and identification in order to give effect thereto. Shareholders' information may be disclosed as required by law.

股東權利

為保障股東利益及權利,於股東大會將就各重大 事項(包括選舉個別董事)單獨提呈決議案。本 公司股東可按下列方式召開股東特別大會或於 股東大會上提出建議:

- (1) 根據本公司之細則第71條,於遞交呈請日期持有不少於十分之一本公司繳足股本的股東可要求董事會召開股東特別大會,方法為向在本公司香港總辦事處的董事會或公司秘書提出書面呈請。召開會議的目的必須載於書面呈請內。
- (2) 根據百慕達一九八一年公司法,於提出呈請日期代表不少於二十分之一總投票權的股東或不少於100名股東可於股東大會提出建議,方法為向在本公司香港總辦事處的董事會或公司秘書發出書面呈請。有關建議應於書面呈請內列明,此等書面呈請應盡早提交以便本公司作出所需安排(要求刊發決議案通告的呈請,須在大會舉行前不少於六個星期提交;而任何其他呈請,則須在大會舉行前不少於一星期提交)。
- (3) 如果股東擬於股東大會上提名一位非即將 退任董事的人士參選本公司董事,該股東 (非被提名之人士)須具合適資格出席大會 並於會上投票,並需發出一份由其正式簽 署的書面通知,説明其擬提名該人士參選 的意向及一份由獲提名之人士正式簽署説 明其願意參選的通知。上述通知必須寄送 到本公司的香港總辦事處或本公司股份過 戶登記分處。提交上述通知的期限為召開 股東大會的會議通知派發後起至股東大會 召開日前7日止。

為免產生疑問,股東必須將已正式簽署的書面呈 請、通知或聲明,或查詢(視情況而定)的原件送 交及寄發至上述地址,並於其上提供彼等的全名、 聯絡方式及身份證明,以使之生效。股東資料或 須根據法例規定予以披露。

Corporate Governance Report 企業管治報告

During the year ended 31 December 2022, the Company has not made any changes to its bye-laws. An up-to-date version of the Company's bye-laws is also available on the websites of the Stock Exchange (www.hkexnews.hk) and the Company (www.cwghl.com).

All resolutions put forward at shareholder meetings will be voted by poll pursuant to the Listing Rules and poll results will be posted on the websites of the Company and the Stock Exchange after each shareholders' meeting.

POLICIES RELATING TO SHAREHOLDERS

The Company has in place a Shareholders' Communication Policy to ensure that shareholders' views and concerns are appropriately addressed. During the year ended 31 December 2022, the Company has reviewed the Shareholders' Communication Policy and considered that the policy was effectively implemented with the measures as disclosed under paragraphs headed "Communications with Shareholders and Investors" and "Shareholder Rights".

The Company has adopted a Dividend Policy on payment of dividends. Depending on the financial conditions of the Company and the Group and the conditions and factors as set out in the Dividend Policy, dividends may be proposed and/or declared by the Board during a financial year and any final dividend for a financial year will be subject to the shareholders' approval. 於截至二零二二年十二月三十一日止年度,本公司尚未對其細則作出任何更改。本公司細則之最新版本亦可在聯交所網站(www.hkexnews.hk)及本公司網站(www.cwghl.com)查閱。

根據上市規則,所有於股東大會上提呈之決議案 將以投票方式表決,投票結果將於各股東大會舉 行後在本公司及聯交所網站上刊登。

與股東相關之政策

本公司已設有股東通訊政策以確保股東之意見 及關注得到適當解決。截至二零二二年十二月 三十一日止年度,本公司已審閱股東通訊政策, 並認為該政策已根據「與股東及投資者溝通」及 「股東權利」各段所披露的措施得到有效執行。

本公司已就派付股息採納股息政策。視乎本公司 及本集團之財務狀況以及股息政策所載之條件 及因素而定,董事會可於財政年度建議及/或宣 派股息以及任何財政年度之末期股息均須經股 東批准。

Scope and Reporting Period

This is the sixth Environmental, Social, and Governance ("ESG") report of Central Wealth Group Holdings Limited (the "Company", and collectively with its subsidiaries referred as the "Group"), highlighting ESG performance, with disclosure reference made to the ESG Reporting Guide as described in Appendix 27 of the Listing Rules and Guidance set out by The Stock Exchange of Hong Kong Limited.

The principal activities of the Group are engagement in financial investments, trading and money lending business. This ESG report covers the Group's overall environmental and social performances of its major business operations in its offices in Hong Kong, Shenzhen, and Shanghai of the People's Republic of China (with a total floor area of 3,367.30 m²), from 1 January 2022 to 31 December 2022, unless otherwise stated. As compared to 2021, the reporting scope has further included business operations at the Group's Shenzhen office.

Reporting Principles

The Report is prepared in accordance with the "Environmental, Social and Governance Reporting Guide" set out in Appendix 27 to the Listing Rules of the Stock Exchange (the "Guide"). The contents covered herein are in compliance with the provision of "Comply of Explain" as well as four reporting principles of materiality, quantitativeness, balance and consistency required in the Guide.

Materiality – Materiality assessments have been carried out to identify material environmental and social issues that have major impacts on investors and other stakeholders, the significant stakeholders, procedures, and results of the engagement of which are presented in the section "Stakeholder Engagement and Materiality" in the Report.

Quantitativeness – Key performance indicators ("KPI"s) have been established, and are measurable and applicable to make valid comparisons under appropriate conditions; information on the standards, methodologies, assumptions, and/or calculation tools used, and sources of conversion factors used, have been disclosed when applicable.

Balance – The Report presents the Group's performance during the Reporting Period in an impartial manner, avoiding choices, omissions or presentation formats that may unduly influence readers' decisions or judgements.

Consistency – Consistent statistical methodologies and presentation of KPIs have been used to allow meaningful comparisons of related data over time.

範圍及報告期

本報告為中達集團控股有限公司(「本公司」,連 同其附屬公司統稱「本集團」)發佈的第六份環境、 社會及管治(「環境、社會及管治」)報告,主要匯 報本公司於環境、社會及管治方面之表現,乃參 考香港聯合交易所有限公司上市規則與指引中 附錄二十七所載《環境、社會及管治報告指引》 作出披露。

本集團主要業務為參與財務投資、買賣及放貸業務。除另有説明外,本環境、社會及管治報告涵 蓋於二零二二年一月一日至二零二二年十二月 三十一日止期間本集團位於中華人民共和國香 港、深圳及上海辦事處(總面積3,367.30平方米) 的主要業務經營在環境及社會方面之整體表現。 與二零二一年相比,報告範圍進一步包括本集團 深圳辦事處的業務經營。

報告原則

本報告乃根據聯交所上市規則附錄二十七所載 《環境、社會及管治報告指引》(「指引」)而編 製。本報告所載內容遵守指引規定的「不遵守就 解釋」條文以及重要性、量化、平衡及一致性四 項報告原則。

重要性-我們已進行重要性評估,以識別對投資 者及其他利益相關者有重大影響的重大環境及 社會事宜,重大利益相關者、參與過程及結果於 本報告「利益相關者參與及重要性」一節呈列。

*量化-*我們已建立關鍵績效指標(「關鍵績效指標」),並可予計量及適用於在適當情況下作出有效比較;有關所用標準、方法、假設及/或計算工具以及所用轉換因素來源的資料已於適用情況下披露。

*平衡-*本報告公正地呈列本集團於報告期間的表現,避免任何可能會不恰當地影響報告讀者決策 或判斷的選擇、遺漏或呈報格式。

一致性-採用一致的統計方法及關鍵績效指標的 呈列方式,使相關數據日後可作有意義的比較。

The Group's Future Development and Commitments

With rising emphases on developing sustainably, there comes with opportunities and risks associated with the environmental and social discourse. In face of such uncertainty, the Group will actively adjust its development plans according to the market trends. It hopes to better manage ESG-related risks in relation to future business development and operate with high ethical standards. With a long-term goal of expanding its operations, the Group will make use of opportunities and avoid risky investments to achieve an effective while stable business growth.

Sustainability Governance

The Board has overall responsibility for the Group's sustainability strategy and reporting. The sustainability plan of the Group is developed based on results of ESG Reports and regular reports from senior management of its subsidiaries, which is reviewed on an annual basis and adjusted as needed to align with the long-term business strategy of the Group. Additionally, the Board will also be evaluating the Group's progress in achieving the reduction targets against the baseline year annually, and will be adjusting said targets based on the situation.

The Chairman's Statement

Over the past three years, businesses all over the world have been greatly affected by the Covid-19 pandemic. As the pandemic begins to subsize, we have learnt the lesson that to withstand difficult macroeconomic situations, sustainability is the key to success. At the same time, stakeholders are increasingly nudging corporations to take sustainability factors into consideration when doing businesses. As a corporate citizen, the Group recognises this and continues to make sustainability its operational focus. We are dedicated to improving our sustainability performance in our operations. We understand that sustainability governance is the foundation to a successful operation, these include minimising the Group's pollution emissions, promoting equal rights, and offering more opportunities for all employees.

The Board is, therefore, responsible in setting our strategic direction, ensuring that our ESG strategy reflects the Group's values and core businesses. In the future, the Board will review the progress made against ESG-related goals to guide the Group in monitoring its ESG performance.

To better understand the demands and expectations of our stakeholders, we invite employees, service providers, and clients to participate in a survey to maintain effective communication, allowing us to better accommodate their needs.

本集團的未來發展及承諾

隨著可持續發展愈發受到重視,與環境及社會披露的相關機會及風險亦隨之而來。面對該等不確定性,本集團將根據市場趨勢積極調整其發展計劃。彼希望未來業務發展中有關環境、社會及管治相關的風險會得到更好地管理且按高道德標準運營。本集團以業務拓展為長遠目標,充分利用機遇,避免風險投資,實現有效而穩定的業務增長。

可持續管治

董事會對本集團的可持續發展策略及報告負整 體責任。本集團的可持續發展計劃乃根據環境、 社會及管治報告的結果以及其附屬公司高級管 理層的定期報告而制定,且每年進行檢討並於需 要時作出調整以符合本集團的長期業務策略。此 外,董事會亦將每年評估本集團減排目標相對基 準年的達成進度,並根據實際情況調整上述目標。

主席報告

過往三年,世界各地企業均受到Covid-19疫情的 嚴重影響。隨著疫情逐漸減弱,我們從中認識到, 若要抵禦宏觀經濟形勢的挑戰,可持續發展乃是 成功關鍵。同時,利益相關者越來越敦促企業在 經營業務時考慮可持續發展因素。作為企業公民, 本集團深知此點並將於營運過程中持續重點關 注可持續發展。我們致力於提高我們業務營運的 可持續發展表現,同時明白可持續發展管治乃業 務營運取得成功的基礎,當中包括最大程度地減 少本集團的污染排放,促進權利平等及為所有僱 員提供更多機會。

因此,董事會負責制定我們的戰略方向,確保我 們的環境、社會及管治策略反映本集團的價值觀 及核心業務。未來,董事會將審閱環境、社會及 管治相關目標所取得的進展,從而指引本集團監 察其環境、社會及管治表現。

為充分了解利益相關者的訴求與期望,我們邀請 僱員、服務提供商及客戶參與調查,保持有效溝 通,促使我們更好地滿足彼等的需求。 Through embedding sustainability in our business concept, we create greater value for both our stakeholders and society. Without the contribution of our employees, customers, business partners and communities, it would not have been possible for us to have achieved so much.

Looking ahead, to tackle future challenges, we will continue to drive our sustainability performance and further incorporate sustainability into our core strategy. We strive to maintain our market position in offshore US bond business and to manage upcoming business challenges. In line with upholding the business sustainability of the Group, we will continue to maintain high ethical standards, and formulate environmental, economic, and social strategies to achieve stable and sustainable returns to our stakeholders.

This report sets out our sustainability practices and approaches throughout the past year. We hope this report will provide our stakeholders an overview of our sustainability performance.

Stakeholder Engagement and Materiality

In order to identify the most significant aspects for the Group to report on for this ESG report, the Group regularly collects views and discusses ESG matters with stakeholders through a variety of channels, such as engagement sessions including routine meetings and annual general meetings. When issues have been identified, they are discussed as an issue of the corporate culture. The Group also emphasises on the importance of paying attention to issues and giving appropriate response to the arising problems. Solutions to relevant topics are regularly explored on such that relevant issues can be addressed and resolved. 我們將可持續發展納入商業理念,為利益相關者 及社會創造更大價值。我們的成就離不開僱員、 客戶、商業夥伴及社區的貢獻。

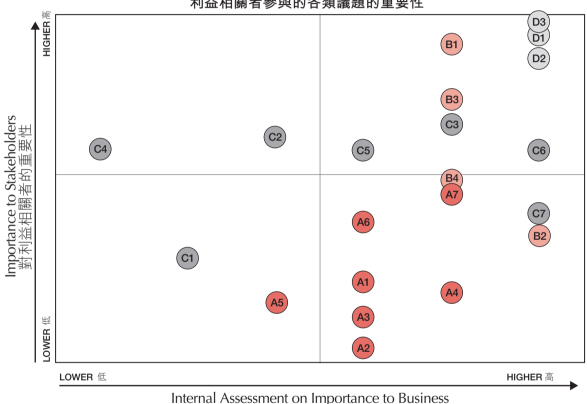
展望未來,為應對未來挑戰,我們將繼續帶動可 持續發展表現,進一步將可持續發展納入核心戰 略。我們致力於維持離岸美國債券業務的市場地 位,並應對近期業務挑戰。為維護本集團業務可 持續發展,我們將繼續保持高道德標準,並制定 環境、經濟及社會戰略,為利益相關者帶來穩定 及可持續的回報。

本報告載列我們於過去一年的可持續發展常規 及方針。我們希望本報告將為利益相關者提供我 們可持續發展表現的總體概覽。

利益相關者參與及重要性

為確定本集團於本環境、社會及管治報告中匯報 的首要議題,本集團透過多種渠道(如例會及股 東週年大會等參與會議等)定期收集觀點及與利 益相關者商討環境、社會及管治事宜。於發現問 題後,彼等將作為企業文化問題進行討論。本集 團亦強調關注問題及對所發現問題作出適當回 應的重要性。有關議題的解決方案會定期進行探 討,以便有相關問題得到處理及解決。

During the Reporting Period, the Group has specifically engaged board members, frontline employees, suppliers, and business partners to gain further insights on ESG aspects they find material and relevant challenges that they may induce. A materiality assessment has then been produced according to the engagement as follows. 於報告期內,本集團已專門與董事會成員、前線 僱員、供應商及業務夥伴進行溝通,以便獲取彼 等認為重要的環境、社會及管治方面的進一步見 解以及該等方面可能會引發的相關挑戰,並根據 溝通情況形成以下的重要性評估。



Materiality of Different Topics from Stakeholder Engagement 利益相關者參與的各類議題的重要性

Internal Assessment on Importance to Business 對業務重要性的內部評估

Environmental 環境

A1	Energy 能源
A2	Water 水資源
A3	Air Emission 氣體排放
A4	Waste and Effluent 污水廢物
A5	Other Raw Materials Consumption 其他原材料消耗
A6	Environmental Protection Measures 環保措施
A7	Climate Change 氣候變化
	Labour 勞工

B1	Employment 僱傭	D1	Risk Management 風險管理
B2	Occupational Health and Safety 職業健康與安全	D2	Protection of Client's rights 保障客戶權利
B3	Development and Training 發展及培訓	D3	Prevention of Malpractice 預防瀆職
B4	Labour Standards 勞工準則		

According to the assessment, the five most material topics to the Group are therefore,

1.	Prevention of Malpractice	1.	預防瀆職
2.	Risk Management	2.	風險管理
3.	Protection of Client's Rights	3.	保障客戶權
4.	Employment	4.	僱傭
5.	Development and Training	5.	發展及培訓

Operational 經營

- Supply Chain Management C1 供應鏈管理
- Intellectual Property C2 知識產權
- C3 Data Protection 資料保護
- C4 Customer Service 客戶服務
- C5 Product/Service Quality 產品/服務質素
- C6 Anti-corruption 反貪污
- C7 Community Investment 社區投資

Other

其他

- 根據評估,因此對本集團最重要的五個重大議題 為:
- 雚利
- 發展及培訓 5.

The Group aims to keep close communication with its stakeholders for the identified aspects and continue to improve its ESG performance. The Group also hopes to have better management on ESG-related risks for future business development. In alignment with the Group's vision on sustainability, the business will continue to operate with high ethical standards and provide sustainable returns to stakeholders.

Stakeholders' Feedback

The Company welcomes stakeholders' feedback on its environmental, social and governance approach and performance. Please give your suggestions or share your views with the Group via email at info@cwghl.com.

A. Environmental

A1. Emissions

Due to the nature of the business, the Group's operations are office based and their related environmental impact was very minimal. During the Reporting Period, the Group has strictly followed all environmental-related rules and guidance from local and national authorities. In addition, the Group did not note any cases of material non-compliance relating to air and greenhouse gas emissions, discharge into water and land, and the generation of hazardous and non-hazardous waste as required by the applicable laws and regulations during the Reporting Period. These include, but not limited to, the Environmental Impact Assessment Ordinance and the Waste Disposal Ordinance.

A1.1 Air Emissions

During the Reporting Period, there was 1 groupowned passenger car, which contributed to the emissions of sulphur oxides ("SOx"), nitrogen oxides ("NOx"), and particulate matters ("PM") emission.

See below for the breakdown of 2022 air emissions, as well as comparisons with last year.

本集團旨在就已識別範疇與其利益相關者保持 緊密溝通並持續提高其環境、社會及管治表現。 本集團亦希望就未來業務發展更好地管理環境、 社會及管治相關風險。為符合本集團可持續發展 之願景,業務將持續以高道德標準運營及為利益 相關者提供可持續回報。

利益相關者之意見

本公司歡迎利益相關者就環境、社會及管治方針 和表現提供意見。如有任何建議或意見,敬請電 郵至info@cwghl.com。

A. 環境

A1. 排放 因業務性質使然,本集團以辦公室為 基地運營及其有關環境影響微乎其微。 於報告期內,本集團嚴格遵守所有環 境相關規則及地方與國家當局的指示。 此外,本集團並不知悉適用法律法規 所規定之任何有關廢氣及溫室氣體排 放、向水及土地排污以及產生有害及 無害廢棄物的重大不合規事宜。該等 法律法規包括但不限於《環境影響評 估條例》及《廢物處置條例》。

A1.1 廢氣排放

於報告期內,本集團擁有1輛 乘用車,其產生硫氧化物(「硫 氧化物」)、氮氧化物(「氮氧化 物」))及顆粒(「顆粒」)排放物。

二零二二年廢氣排放的詳細分 類及與去年比較見下表。

Type of Air Emission	廢氣排放類型	2022 Emission (in kg) 二零二二年 排放量 (千克)	2021 Emission (in kg) 二零二一年 排放量 (千克)
SOx	硫氧化物	0.06	0.07
NOx	氮氧化物	43.59	50.85
PM	顆粒	2.02	2.36

The intensity of air emissions by the Group was 0.02 g of SOx, 12.94 g of NOx, and 0.60 g of PM per m² of total floor area of the Group's business operations.

本集團的廢氣排放密度為本集 團業務經營總建築面積每平方 米0.02克硫氧化物、12.94克氮 氧化物及0.60克顆粒。

A1.2 Greenhouse Gas Emissions

During the Reporting Period, 51.77 tonnes of carbon dioxide equivalent (tCO₂e) greenhouse gases ("GHG", mainly carbon dioxide, methane and nitrous oxide) were emitted from the Group's operations. This is a 95.85% decrease from last year, which is mainly due to additional paper consumption data collected from the Group's Hong Kong office during 2021. When compared with 2020, the Group's GHG emissions decreased by 34.74%.

The intensity of GHG emissions by the Group was 0.02 tCO₂e per m^2 of total office area.

During the Reporting Period, the Group's GHG emissions were contributed by:

- Scope 1 Direct Emissions from operations that are owned by or controlled by the Group;
- Scope 2 "Energy indirect" emissions resulting from the generation of purchased or acquired electricity, heating, cooling and steam consumed within the Group; and
- Scope 3 All other indirect emissions that occur outside the Group, including both upstream and downstream emissions.

A1.2 溫室氣體排放

於報告期內,本集團營運排放 51.77噸二氧化碳當量溫室氣體 (「溫室氣體」,主要為二氧化碳、 甲烷及氧化亞氮),較去年減 少95.85%,此乃主要由於二零 二一年自本集團香港辦事處收 集的額外紙張消耗數據。相較二 零二零年,本集團的溫室氣體排 放減少34.74%。

本集團的溫室氣體排放密度為 總辦公室面積每平方米0.02噸 二氧化碳當量。

於報告期內,本集團溫室氣體排 放源為:

- 範圍1 一本集團擁有或控 制的經營活動產生的直接 排放;
- 範圍2 一本集團內部所購 買或獲取電力、供暖、製冷 及蒸汽所產生的「能源間 接」排放;及
- 範圍3 一本集團外部產生
 的所有其他間接排放,包
 括上游及下游排放。

See below for the detail breakdown of 2022 GHG contributions, as well as comparisons with last year.

二零二二年溫室氣體來源的詳 細分類及與去年比較見下表。

Scope of GHG		Emission Sources	2022 Emissior (in tCO ₂ e 二零二二年 排放量	e) (in tCO₂e) □ 二零二一年
溫室氣	體排放範圍	排放源		量)(噸二氧化碳當量)
Scope 1 範圍1	1			
	Emissions	Combustion of petrol in group-owned vehicles ¹	10.64	13.57
直接排 Scope 2 範圍2		集團自用車輛汽油燃燒		
		Purchased electricity ^{2 3} 購買電力 ^{2 3}	31.20) 44.32
範 圍3 Other I	ndirect Emissions	Paper waste disposal 1	4.15	5 1,183.95
其他間	挨排 放	廢紙棄置 ¹ Electricity used for processing fresh water and sewage by third party handler ⁴ 第三方處理商處理淡水及 污水所用電力 ⁴	0.04	4 0.06
		Business air travels ⁵ 商務航空旅行 ⁵	5.74	4.82
Total 總計			51.77	7 1,246.72
Note 1:	Appendix 27 of the referred documentation	vere made reference to e Listing Rules and their on as set out by The Stock ong Limited, unless stated	<u>ア</u> 限	3月有説明外,排放因子 参考香港聯合交易所有 公司之上市規則附錄 十七及其所述文件。
Note 2:	Environment of Peo (2022): Emission fact was used for purch National Grid of the factor of 0.6101 tC	Ministry of Ecology and ople's Republic of China or of 0.5810 tCO ₂ e/MWh ased electricity from the e PRC in 2022; Emission CO ₂ e/MWh was used for from the National Grid of	環 零 購 0. 兆 自 乃	據中華人民共和國生態 境部(二零二二年):二 二二年自中國國家電網 買電力乃採用排放因子 5810噸二氧化碳當量/ 50時計算;二零二一年 中國國家電網購買電力 採用排放因子0.6101噸 氧化碳當量/兆瓦時計 。

- Note 3: According to CLP 2021 Sustainability Report and CLP 2020 Sustainability Report: Emission factor of 0.39 tCO₂e/MWh was used for purchased electricity from CLP in Hong Kong in 2022, whereas emission factor of 0.37 tCO₂e/MWh was used for purchased electricity from CLP in Hong Kong in 2021.
- Note 4: According to Water Supplies Department Annual Report 2020/21 and 2019/20, and Drainage Services Department Sustainability Report 2020-21 and 2019-20: Emission factor of 0.428 kgCO_2e/m³ was used for processed fresh water in 2022, whereas emissions factor of 0.21 kgCO_2e/m³ was used for processed sewage in 2022; Emission factor of 0.417 kgCO_2e/m³ was used for processed fresh water in 2021, whereas emissions factor of 0.20 kgCO_2e/m³ was used for processed sewage in 2021.
- Note 5: CO₂ emissions from the Group's business air travels were reported in accordance with the International Civil Aviation Organisation (ICAO) Carbon Emission Calculator.

A1.3. Hazardous Waste

During the Reporting Period, 15.00 kg of hardware waste from printers and electronic equipment were generated from daily office operation, which represents a 16.67% decrease from last year.

The intensity was 4.45 g of hazardous waste per m^2 of total office area.

A1.4. Non-hazardous Waste

During the Reporting Period, the Group's operations generated approximately 3.81 tonnes of non-hazardous waste, which mainly included food waste and packaging, newspaper, and office wastepaper. Compared to last year, there is a 15.56% decrease in non-hazardous waste generation.

附註3: 根據中電二零二一年可持 續發展報告及中電二零二 零年可持續發展報告:二 零二二年在香港自中電購 買電力乃採用排放因子0.39 噸二氧化碳當量/兆瓦時 計算,而二零二一年在香 港自中電購買電力乃採用 排放因子0.37噸二氧化碳 當量/兆瓦時計算。

附註4: 根據水務署二零二零/ 二一年及二零一九/二零 年年度報告,以及渠務署 二零二零至二一年及二零 一九至二零年可持續發展 報告:二零二二年處理淡 水乃採用排放因子0.428千 克二氧化碳當量/立方米 計算,而二零二二年處理 污水乃採用排放因子0.21 千克二氧化碳當量/立方 米計算;二零二一年處理 淡水乃採用排放因子0.417 千克二氧化碳當量/立方 米計算,而二零二一年處 理污水乃採用排放因子0.20 千克二氧化碳當量/立方 米計算。

附註5: 本集團商務航空旅行的二 氧化碳排放量乃根據國際 民用航空組織碳排放量計 算器進行報告。

A1.3.有害廢棄物

於報告期內,辦公室日常營運產 生15.00千克打印機及電子設備 硬件廢物,較去年減少16.67%。

密度為總辦公室面積每平方米 4.45克有害廢棄物。

A1.4. 無害廢棄物

於報告期內,本集團營運產生約 3.81噸無害廢棄物,主要包括食 物殘渣及包裝、報章及辦公廢 紙,較去年產生之無害廢棄物下 降15.56%。

See below for the detail breakdown of 2022 non-hazardous waste generation, as well as comparisons with last year.

二零二二年產生之無害廢棄物 連同去年之比較明細詳情見下 表。

Type of Non-Hazardous Waste	無害廢棄物類別	2022 Amount (in kg) 二零二二年 數量 (千克)	2021 Amount (in kg) 二零二一年 數量 (千克)
Domestic/Office Waste Other Types of Wastepaper (Including newspaper, office wastepaper, etc.)	生活/辦公廢棄物 其他類別廢紙 (包括報章、 辦公廢紙等)	3,800.00 5.15	4,500.00 6.15
Total	總計	3,805.15	4,506.15

The intensity was 1.13 kg of non-hazardous waste per m^2 of total office area.

A1.5. Measures to Mitigate Emissions

The Group's operations resulted in insignificant emissions. The main source of emission was paper waste from daily office operations, and details of paper-saving measures will be presented in section A1.6. In terms of vehicles, the Group prioritises electric cars when it has to rent one, followed by fuel efficient ones.

The Group had set the target of achieving a 10% reduction in emissions intensity by 2031, using 2021 as the baseline year. The Group's emission intensity in 2021 was 0.67 tCO₂e per m² of total office area, which means the Group has achieved a 96.88% reduction in emissions intensity from the baseline year for this Reporting Period. Based on these results, the Group may consider re-evaluating its 10-year target for emissions intensity reduction, if these decreased emissions figures are sustained for the next Reporting Period.

密度為總辦公室面積每平方米 1.13千克無害廢棄物。

A1.5. 減少排放的措施

本集團營運產生的排放並不重 大。排放的主要來源為辦公室日 常營運產生的廢紙,有關節紙措 施詳情將於第A1.6條呈列。車輛 方面,本集團租車時優先考慮電 動汽車,其次是節油的汽車。

本集團已制定目標,以二零二一 年為基準年至二零三一年實現 排放密度降低10%。本集團於二 零二一年的排放密度為總辦公 室面積每平方米0.67噸二氧化 碳當量,意味著本集團於本報告 期內的排放密度自基準年以來 已下降96.88%。基於該等成果, 倘排放數字可保持到下一報告 期,則本集團可就減排密度重新 評估其10年期目標。

A1.6. Waste Reduction and Initiatives

The Group generated very minimal hazardous waste from its office operations. They were generated only when replacement was needed. Waste lamps were collected by the Management Office, and waste printing cartridges and other hardware wastes were sent back to suppliers. Non-hazardous waste from the Group is collected and handled by the Management Office. Paper is used for daily office operations such as documents printing and deliverables packaging. Paper saving initiatives are encouraged among employees, such as adopting double-sided printing and printing with single-sided used paper. The Group tries to recycle paper used whenever possible in attempt to reduce waste disposed of at landfills.

With the principles of "reduce, reuse and recycle", the Group centralised stationary supply to utilise stationaries and avoid wastage. It returns used cartridges to suppliers and purchases remanufactured toner cartridges for its multifunctional devices. Reusable dishes and tableware instead of disposable ones are used in office. Other wastes including unneeded computers and furniture are donated to Caritas Hong Kong whenever possible.

The Group had set the target of achieving a 10% reduction in hazardous waste and nonhazardous waste intensity by 2031, using 2021 as the baseline year. The Group's hazardous waste intensity in 2021 was 9.73 g of hazardous waste per m² of total office area, which means the Group has achieved a 54.23% reduction in hazardous waste intensity from the baseline year for this Reporting Period. Whereas the Group's nonhazardous waste intensity in 2021 was 2.44 kg of non-hazardous waste per m² of total office area, which means the Group has achieved a 53.62% reduction in non-hazardous waste intensity from the baseline year for this Reporting Period. Based on these results, the Group may consider reevaluating its 10-year target for hazardous waste and non-hazardous waste intensity reduction, if these decreased hazardous waste and nonhazardous waste figures are sustained for the next Reporting Period.

A1.6.廢物減少及措施

本集團的辦公室營運產生極少 危險廢棄物。危險廢棄物僅於有 更換需要時方會產生。廢棄燈泡 由管理處收集處理,廢棄墨盒及 其他硬件廢棄物則送回予供應 商。本集團產生的無害廢棄物自 辦公營運,如文件列印及用品包 裝。本集團鼓勵員工採取節約用 紙舉措,例如採用雙面列印及用品包用 點可能循環用紙,以減少於堆填 區處理的廢棄物。

本集團恪守「減少使用、物盡其 用及循環再造」原則,集中供應 所使用文具,避免浪費。本集團 將用過的墨盒歸還供應商,並為 其多功能裝置採購再造墨粉盒。 於辦公室使用可再用碟及餐具, 而非即棄餐具。其他廢棄物(包 括不需要的電腦及傢俬)盡可能 捐贈香港明愛。

本集團已制定目標,以二零二一 年為基準年至二零三一年實現 有害廢棄物及無害廢棄物降低 10%。本集團於二零二一年的有 害廢棄物密度為總辦公室面積 每平方米9.73克有害廢棄物,意 味著本集團於本報告期內的有 害廢棄物密度自基準年以來已 下降54.23%。而本集團於二零 二一年的無害廢棄物密度為總 辦公室面積每平方米2.44千克 無害廢棄物,意味著本集團於本 報告期內無害廢棄物密度自基 準年以來已下降53.62%。基於 該等成果,倘有害廢棄物及無害 廢棄物的減排數字可保持到下 一報告期,則本集團可就有害廢 棄物及無害廢棄物的減排密度 重新評估其10年期目標。

A2. Use of Resources

The Group has not established policies on the efficient use of resources. Nevertheless, employees are reminded of resource conservation practices in offices.

A2.1. Energy Consumption

A total of 108,693.56 kWh of energy was consumed by the Group for its operations during the Reporting Period, which represents a 28.53% decrease from last year. Electricity was the major source of energy for the Group, which was used to power its offices' lighting, office equipment, and other miscellaneous items necessary for maintaining the offices' daily operations. The rest of the Group's energy source was petrol used for fuelling its passenger car.

See below for the detail breakdown of 2022 energy consumption, as well as comparisons with last year.

A2. 資源使用

本集團尚未制定有效使用資源之政策, 然而,僱員在辦公室會獲提醒節約使 用資源。

A2.1.能源消耗

於報告期內,本集團營運共消耗 能源108,693.56千瓦時,較去年 減少28.53%。電力是本集團的 主要能源來源,用於為辦公室照 明、辦公室設備及其他維護辦公 室日常營運所需的雜項供能。本 集團其餘能源消耗是乘用車所 使用的汽油。

下表載列二零二二年能源消耗
的詳情明細以及與去年的比較。

Type of Energy Source 能源類型	2022 Direct Consumption 二零二二年 直接消耗	2022 Consumption (in kWh) 二零二二年 消耗 (千瓦時)	2021 Direct Consumption ニ零ニー年 直接消耗	2021 Consumption (in kWh) 二零二一年 消耗 (千瓦時)
Electricity 電力	73,245.00 kWh 千瓦時	73,245.00	106,879.00 kWh 千瓦時	106,879.00
Petrol 汽油	5,100 litres 升	35,448.56	4,000 litres 升	45,196.91
Total 總計		108,693.56		152,075.91

Note: Conversion factors were referred to IEA Energy Statistics Manual and 2006 IPCC Guidelines for National Greenhouse Gas Inventories.

Overall, the Group's energy use intensity was $32.28 \text{ kWh per m}^2$ of total office area.

A2.2. Water Consumption

The Shanghai office consumed 66.47 m³ of water during the Reporting Period, which represents a 38.00% decrease from last year. The water intensity for Shanghai office was $0.025 \text{ m}^3/\text{m}^2$ of office area. As water usage of the Hong Kong office was managed by the office building, water consumption data for the Hong Kong office was not available for the Reporting Period. 附註: 換算系數乃參照《國際能 源署能源統計手冊》及《二 零零六年IPCC國家溫室氣 體清單指南》而作出。

總體而言,本集團能源使用密度 為總辦公室面積每平方米32.28 千瓦時。

A2.2. 耗水

於報告期內,上海辦公室耗水 量為66.47立方米,較去年減少 38.00%。水密度為每平方米辦 公室面積0.025立方米。由於香 港辦公室的用水乃由辦公大廈 管理,故報告期內無法獲得香港 辦公室的耗水數據。

A2.3. Energy Use Efficiency Initiatives

To reduce electricity consumption, employees are reminded to turn off office lights, computers, printers, and air conditioners when leaving office. Energy efficient office equipment are also used when possible, and older electronic equipment are to be gradually replaced by more efficient ones. Air conditioners are defaulted to follow temperatures as required by relevant regulations by authorities to reduce energy use.

The Group had set the target of achieving a 10% reduction in energy use intensity by 2031, using 2021 as the baseline year. The Group's energy use intensity in 2021 was 82.23 kWh per m² of total office area, which means the Group has achieved a 60.75% reduction in energy use intensity from the baseline year for this Reporting Period. Based on these results, the Group may consider re-evaluating its 10-year target for energy use intensity reduction, if these decreased energy consumption figures are sustained for the next Reporting Period.

A2.4. Water Use Efficiency Initiatives

Water was supplied and managed by the building management of all offices and there was no issue in sourcing water that is fit for purpose. The Group had set a target of achieving a 5% reduction in water consumption at its Shanghai office by 2031, using 2021 as the baseline year. To achieve the target, flow controllers had been installed in the office buildings' restrooms. The office has also been promoting water conservation more actively to achieve further results.

As mentioned above, the Group had consumed 38.00% less water at its Shanghai office during the Reporting Period when compared to last year, which is also the baseline year for comparison. Based on these results, the Group may consider re-evaluating its 10-year target for water use reduction, if these decreased water consumption figures are sustained for the next Reporting Period.

A2.3.能源使用效益計劃

為減少電力消耗,僱員獲提醒於 離開辦公室時關閉辦公室電燈、 電腦、打印機及空調。本集團亦 盡可能使用節能辦公設備,以更 高效的電子設備逐漸取代老舊 電子設備。空調默認遵守當局有 關規定要求的溫度,以減少能源 使用。

本集團已設定以二零二一年為 基準年到二零三一年實現將。 二零定一年,本集團能源少10%的目標。 二零定為總辦公室面積每團本集團 的能源使用強度較基準年 少60.75%。基於該等成果,倘 將調內能繼續,等團或 下 個報告期內能繼續,並 集團 支 憲 新評估其減少能源使 用強度的十年目標。

A2.4.用水效益計劃

所有辦公室用水由大廈管理處 供應及管理,不存在獲取適用 水源方面的問題。本集團已設 定以二零二一年為基準年到二 零三一年實現其上海辦公室和 來減少5%的目標。為達成此目 標,已於辦公樓衛生間安裝流量 控制器。辦公室亦將更積極地倡 導節約用水,以取得進一步的成 效。

如上所述,於報告期內,本集團 上海辦公室的用水量較去年(亦 為比較之基準年)減少38.00%。 基於該等成果,倘於下個報告期 內能繼續 致該等能源消耗數據 減少情況,本集團或會考慮重新 評估其減少用水量的十年目標。

A2.5. Packaging Materials

The Group's operations did not involve any regular use of packaging materials. When there is such usage as deemed necessary, cardboard boxes made by recycled materials are used.

A3. The Environment and Natural Resources

The Group is committed to conducting its business responsibly, ensuring that its business does not contribute to significant adverse impact on the environment and society while bringing sustainable growth and profit.

A3.1. Significant Impacts of Activities on the Environment

Although the Group's business does not generate significant adverse environmental impact as compared with businesses in other sectors, the Group is committed to reducing GHG emissions and preserving natural resources. With electricity consumption as its main source of GHG emission, and printing practices as another source of emission and waste, the Group frequently reminds employees to practise energy and resources-saving habits in offices.

A2.5. 包裝材料

本集團營運並無涉及任何包裝 材料的定期使用。偶爾需要時會 使用回收材料製成的咭紙盒。

A3. 環境及自然資源

本集團致力於負責任地開展其業務, 確保其業務在帶來持續增長及溢利的 同時不會對環境及社會構成任何重大 不利影響。

A3.1.業務活動對環境的重大影響

儘管本集團業務與其他行業業 務相比並無對環境產生重大不 利影響,本集團致力於減少溫室 氣體排放及保護自然資源。由於 電力消耗為溫室氣體排放之主 要來源,而打印為排放及廢棄物 的另一來源,本集團經常提醒僱 員於辦公室養成節約能源之習 慣。

A4. Climate Change

Due to the nature of business as an office-based company, climate change has not posed significant impact on the Group's business operation. As such, the Group has not formulated any policy regarding climate change. However, the Group has identified relevant climate-related risks and assessed their potential financial impacts. The climate risks identified, their time horizon, trend, and the potential financial impacts affecting the Group are shown below.

A4. 氣候變化

由於業務性質使然,本集團為辦公室 型公司,氣候變化並未對本集團的業 務運營造成重大影響。因此,本集團 尚未制定任何有關氣候變化的政策。 然而,本集團已識別氣候相關風險並 評估其潛在財務影響。對本集團造成 影響的已識別氣候風險、其時間範圍、 趨勢以及潛在財務影響如下所示。

	Climate Risks 氣候風險	Time horizon 時間範圍	Trend 趨勢	Potential financial impact 潛在財務影響
Physical Risks	Acute	Short term	Increase	Extreme weather events with increased severity during cyclones, hurricanes, storm surges and floods can cause supply chain interruption by bringing damage to local infrastructure, potential damage to offices and disruption to human resources.
實體風險	急性	短期	增加	在氣旋、颶風、風暴潮及洪水期間,極端天氣事件的嚴重程度 不斷增加,可能會破壞當地基礎設施,對辦公室造成潛在破壞, 並擾亂人力資源,從而導致供應鏈中斷。
	Chronic	Long term	Increase	Longer-term shifts in climate patterns can increase capital costs, operating costs, costs of human resources and increased insurance premium.
	慢性	長期	增加	氣候模式的長期變化會增加資本成本、運營成本、 人力資源成本及保險費用。
Transition Risks	Technology	Long term	Increase	During the transitional period, the Group expects increased procurement expenditures to introduce new and alternative technologies, and the additional cost of adopting/deploying new practices and processes.
過渡風險	技術	長期	增加	過渡期間,本集團預計增加採購開支以引進新技術及替代技術, 並增加採納/部署新常規及程序的成本。
	Policy and Legal	Short to medium term	Increase	Implementation of tightened environmental laws, stringent requirements on climate disclosures and carbon pricing system increases operating costs.
	政策及法律	中短期	增加	實施更嚴格的環境法、嚴格要求對氣候的披露及 增加碳定價系統的運營成本。
	Market	Short term	Increase	During the transitional period, the Group might face a decrease in revenue due to higher environmental requirements of clients, if no strategy has been set accordingly.
	市場	短期	增加	過渡期間,由於客戶對環境的要求更高,倘本集團沒有制定 相應的策略,本集團可能面臨收入下降。
	Reputation	Short to medium term	Increase	Stakeholders' concerns on climate-related issues of the Group might dampen the investment sentiment of investors, impacting the stock price and market capitalisation of the Group, and hence increasing the liquidity risk.
	聲譽	中短期	增加	利益相關者對本集團氣候相關問題的擔憂可能會抑制投資者的 投資情緒,影響本集團的股價及市值,從而增加流動性風險。

A4.1. Significant Climate-Related Issues

The Group recognises that extreme weather events caused by climate change may negatively impact daily operations and has accordingly prepared contingency plans for these situations. These include, but not limited to, work-from-home plans for employees and insurance against damages from extreme weather events. However, the Group has yet to identify any opportunities arising from climate change.

B. Social

1. Employment and Labour Practices

B1. Employment

B1.1 Employment Figures

The Group continues to invest in capacity building among local human resource, adopting best practices, and following local and national laws. These include, but not limited to:

A4.1.重大氣候相關問題

本集團認識到,極端天氣事件可 能對日常運營產生負面影響,並 相應地準備應對該等情況的應 急計劃。其中包括但不限於員工 居家辦公計劃及極端天氣事件 造成的損失保險。然而,本集團 尚未發現任何由氣候變化帶來 的機會。

B. 社會

1. 僱傭及勞工常規

B1. 僱傭

B1.1 僱傭數據

本集團不斷投資本地人力 資源的能力培養,採納最 佳做法,並一直遵循著當 地及國家法律。其中包括 但不限於:

不合規情況。

Mainland China 中國內地	Hong Kong 香港
 Labour Law 勞動法 Labour Contract Law 勞動合同法 Regulations on Paid Annual Leave for Employees 職工帶薪年休假條例 Law on the Protection of Women's Rights and Interests 婦女權益保障法 Special Rules on the Labour Protection of Female Employees 女職工勞動保護特別規定 	 Employment Ordinance (Cap. 57) 僱傭條例(第57章) Inland Revenue Ordinance (Cap. 112) 税務條例(第112章) Sex Discrimination Ordinance (Cap. 480) 性別歧視條例(第480章) Mandatory Provident Fund Schemes Ordinance (Cap. 485) 強制性公積金計劃條例(第485章) Personal Data (Privacy) Ordinance (Cap. 486) 個人資料(私隱)條例(第486章) Disability Discrimination Ordinance (Cap. 487) 殘疾歧視條例(第487章) Family Status Discrimination Ordinance (Cap. 527) 家庭崗位歧視條例(第527章) Race Discrimination Ordinance (Cap. 602) 種族歧視條例(第602章) Minimum Wage Ordinance (Cap. 608) 最低工資條例(第608章)
The Group did not note any cases of material non-compliance in relation to employment	於報告期內,本集團並無 發現任何有關僱傭之重大

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during the Reporting Period.

As of 31 December 2022, the Group h a total of 130 employees in its Hong Kor Shenzhen, and Shanghai offices. See belo for the detail breakdown of the workforce.	截至二零二二年十二月 三十一日,本集團於其香 港、深圳及上海的辦公室 共有130名僱員。勞動力明 細詳情見如下。	
Total Workforce as of 31 December 截至十二月三十一日的勞動力總數		2022 二零二二年
By Employment Type	按僱員類型劃分	
Full-time	全職	93.08%
Part-time	兼職	6.92%
By Gender	按性別劃分	
Female	女性	43.08%
Male	男性	56.92%
By Employee Category	按僱員類別劃分	
Senior Management	高級管理層	13.85%
Middle Management	中級管理層	10.00%
Frontline and Other Employees	前線及其他僱員	76.15%
By Age Group	按年齡組別劃分	
18-25	18至25歲	12.31%
26-35	26至35歲	51.54%
36-45	36至45歲	26.92%
46-55	46至55歲	6.92%
56 or above	56歲或以上	2.31%
By Geographical Location	按地理位置劃分	
Mainland China	中國內地	75.38%
Hong Kong	香港	24.62%

B1.2 Turnover Figures

B1.2 離職率數據

A total of 14 employees left the Grou during the Reporting Period, whic corresponds to a turnover rate of 10.77% The Group regularly reviews salar remuneration and benefits to retain talent and stay attractive and competitive in th market. See below for the detail breakdow of turnover rate by employee group.	於報告期內,本集團共有 14名僱員離職,離職率 10.77%。本集團定期審閱 工資薪酬及福利,從而挽 留有才能人士及在市場維 持吸引力及具競爭力。下 表詳列按僱員組別劃分的 離職率。			
Turnover Rate as of 31 December 截至十二月三十一日的離職率		2022 二零二二年		
By Employment Type	按僱員類型劃分			
Full-time	全職	11.57%		
Part-time	兼職	0.00%		
By Gender	按性別劃分			
Female	女性	8.93%		
Male	男性	12.16%		
By Employee Category	按僱員類別劃分			
Senior Management	高級管理層	11.11%		
Middle Management	中級管理層	153.85%		
Frontline and Other Employees	前線及其他僱員	2.02%		
By Age Group	按年齡組別劃分			
18-25	18至25歲	37.50%		
26-35	26至35歲	7.46%		
36-45	36至45歲	8.57%		
46-55	46至55歲	0.00%		
56 or above	56歲或以上	0.00%		
By Geographical Location	按地理位置劃分			
Mainland China	中國內地	11.22%		

香港

Hong Kong

1.22% 9.38%

B1.3 Competitive Compensation and Benefits

The Group abides by all applicable employment and labour related laws of Hong Kong and Mainland China. Employees are provided with attractive salary with year-end double pay. Salary is reviewed on a periodic basis with considerations given to employees' performance during the year, market rate of the industry, profit result, and the projected earning ability of the Group. Individual salary adjustment in respect of promotion, confirmation, transfer, re-classification etc. are recommended by the Department Head in consultation with the Administration Department. For certain job positions, the Group pays commission and incentives in line with trade practices and management policies. Various types of leave, including annual leaves, sick leaves, maternity leaves, paternity leaves and jury services leave, are also provided. Apart from the Mandatory Provident Fund ("MPF") scheme, employees are entitled to medical benefits scheme and employees' compensation insurance. The standard working hours are 8.5 hours per day and 5 days per week.

There were no major changes in policies relating to compensation and dismissal, recruitment and promotion, working hours, rest periods, equal opportunities, diversity and anti-discrimination during the Reporting Period.

B1.4 Promotion, Transfer and Dismissal

The Group aims to provide channels of promotion and promote employees based on their performance, qualification, integrity and ability. Promotion will be offered with considerations of the Group's operation, competence, potential and interpersonal skills of the employee and recommendations given by the employee's Department Manager. The Group reserves the right to transfer any employee to other locations or opportunities to perform jobs of similar nature if necessary.

B1.3 具競爭力之補償及福利

本集團遵守香港及中國內 地一切適用僱傭及勞工相 關法例。僱員獲提供具吸 引力之薪酬,並享有年終 雙糧。薪酬定期予以檢討, 當中考慮僱員於年內之表 現、行業市場水平、本集團 溢利業績及預期盈利能力。 有關晉升、確認、調任及重 新分類等個人薪酬調整由 部門主管諮詢行政部後建 議。就若干職位而言,本集 團按照貿易常規及管理政 策支付佣金及獎勵。本集 團亦提供各類假期,包括 年假、病假、產假、侍產假 及陪審員服務假期。除強 制性公積金(「強積金」)計 劃外,僱員均有權參與醫 療福利計劃及享有僱員賠 償保險。標準工時為每日 8.5小時,每週五天工作。

於報告期內,有關薪酬及 解聘、招聘及晉升、工時、 休息時間、平等機會、多元 化及反歧視之政策並無重 大變動。

B1.4 具競爭力之補償及福利

Employees who completed the probation period and wish to resign must notify in writing to the Department Manager with at least one month's notice. Specific notification periods for different positions are stipulated in the appointment letters. For employees who fall under circumstances including redundancy, termination with or without prejudice, they shall be provided with one month's notice or one month's salary in lieu of notice if their employment is to be terminated.

B1.5 Equal Opportunity

The Group provides equal opportunities for employees in respect of recruitment, training and development, job advancement, and compensation and benefits. Employees are not discriminated against or deprived of such opportunities based on gender, ethnic, background, religion, colour, age, marital status, family status, retirement, disability, pregnancy or any other discrimination prohibited by applicable laws of Hong Kong and Mainland China.

B1.6 Employee Communication

To enhance employees' sense of belonging, the Group regularly organises gatherings, such as annual dinners and Christmas parties for its employees. Due to the ongoing COVID-19 pandemic, the Group had not arranged any activities for its employees outside of workplace. Once the pandemic has improved, the Group shall resume activities to help create a bond and team spirit outside of workplace and raise their sense of belonging.

B1.5 平等機會

B1.6 僱員溝通

為增加僱員歸屬感,本集, 如週年晚宴及聖誕派對。 由於COVID-19疫情持續, 本作場所以外的任何活動。 一旦疫情情況改善就動,以戰人 一旦將恢復活動,以戰數 工作場所之外建立聯繫員 歸屬感。

B2. Employee Health and Safety

The Group has complied with relevant occupational health related laws and regulations. These include, but not limited to:

B2. 僱員健康與安全

本集團已遵守有關職業安全及 健康相關法例及法規。其中包括 但不限於:

Mainland China 中國內地			Hong Kong 香港	
•	Labour Law 勞動法 Labour Contract Law 勞動合同法	•	Employees' Compensation Ordinance (Cap. 282) 僱員補償條例(第282章) Occupational Safety and Health Ordinance	
•	PRC Law on The Prevention and Control of Occupational Diseases 中華人民共和國職業病防治法		(Cap. 509) 職業安全及健康條例(第509章)	

As employees spend most of the time on working with the computers, the Group has installed eye protectors on monitors to reduce the chance of eye damage that may be caused by computer screens. Employees are also reminded to maintain good posture and appropriate viewing distance between eyes and computer screens, and conduct stretching exercises during rest breaks. The Group also arranges professionals to sterilise the working environment, and place greenings in the office. By these, the Group hopes that employees' health can be safeguarded in workplace. With regards to precautious measures against fire hazards, the Group has arranged fire drills for employees to familiarise them with the office buildings' escape routes and location of fire extinguishing equipment.

There were no major changes in management practice in relation to occupational health and safety during the Reporting Period.

於報告期內有關職業健康及安 全的管理常規並無重大變動。

COVID-19 Measures

When the coronavirus disease broke out, the Group was highly cautious of the most up-to-date situations as employees' health and safety is the Group's priority. A response team was established to monitor the number of infection cases, follow government guidelines, and take lead in setting up preventive measures and arrangements for employees, some practices include:

- Adopting work rotation, home officing, and other distancing measures as appropriate
- Requesting for health condition and potential virus-exposure information, and 14 days contact history from employees and visitors
- Strengthening health surveillance measures, such as, measuring body temperatures
- Sourcing and providing anti-virus supplies, such as surgical masks, sanitisers

The Group remained vigilant and released information promptly whenever any cases worthy of concern was identified.

B2.1 Work-related fatalities and injury

Occupational Health and Safety Data in 2022

Work related fatality Fatality Rate Work injury cases >3 days Work injury cases ≤3 days Lost days due to work injury

Occupational Health and Safety Data in 2021

Work related fatality Fatality Rate

Occupational Health and Safety Data in 2020

Work related fatality Fatality Rate

COVID-19措施

由於僱員的健康及安全為本集 團的優先考慮因素,冠狀病毒病 爆發之際,本集團對其最新情況 持高度謹慎態度。本集團成立應 急團隊監察感染病例人數,遵循 政府指引,帶頭為僱員制定預防 措施及安排,部分做法包括:

- 適時採用輪值、在家辦公 及其他隔離措施
- 要求僱員及來訪者提供健 康狀況及潛在接觸病毒的 資訊,以及14天的接觸史
- 加強健康監測措施,如測 量體溫
- 採購及提供抗病毒用品, 如外科口罩、消毒劑等

本集團保持警惕,一旦發現任何 值得關注的病例,便及時發佈資 訊。

B2.1 與工作有關的傷亡數據

二零二二年的職業健康及 安全數據

因工作關係死亡人數	0
死亡率	0.00%
工傷個案(多於3天)	0
工傷個案(少於或等於3天)	0
因工傷損失工作天數	0
二零二一年的職業健康及 安全數據	
因工作關係死亡人數 死亡率	0 0.00%
二零二零年的職業健康及 安全數據	

因工作關係死亡人數	0
死亡率	0.00%

Environmental, Social and Governance Report 環境、社會及管治報告

During the Reporting Period, the Company did not receive any complaints or lawsuits regarding violations of health and safetyrelated laws, and there was no work-related death in the past three years.

B3. Development and Training

The Group continuously monitors employees' job performance in order to identify training needs. Employees are encouraged to participate in workrelated and personal development trainings through on-the-job trainings and external trainings to understand market trends and increase their competence.

During the Reporting Period, 109 employees, or 83.85% of all employees, received training as arranged by the Group, and the average training hours that each employee received (inclusive of those who did not receive training) was 8.38 hours. Training provided was mostly duty-related courses or seminars delivered by external service providers. The trainings covered topics such as accounting standards, laws and regulations, and anti-corruption.

The percentage and average training hours per gender and employee category during the Reporting Period are as follows: 於報告期內,本公司並無 收到任何關於違反健康安 全相關法律的投訴及訴訟, 於過去三年亦無發生因工 亡故的個案。

B3. 發展及培訓 本集團持續監督僱員的工作表 現以發現培訓需求。本集團鼓勵 僱員透過在職培訓及外部培訓 參與工作相關及個人發展培訓, 以了解市場趨勢及提高其能力。

> 於報告期內,109名僱員(或全 體僱員的83.85%)接受本集團 安排的培訓,而每名僱員接受的 培訓者)為8.38個小時。所提供 的培訓大多數為外聘服務供應 商提供之職業相關課程或研討 會。有關培訓所涵蓋專題包括會 計準則、法例及法規以及反貪污 等。

> 於報告期內,按性別及僱員類別 劃分之百分比及平均培訓時數 如下:

		Percentage of Trained Employees 受訓僱員 百分比	Average Training Hours per Employee 每名僱員的 平均培訓時數
By Gender	按性別劃分		
Female	女性	89.29%	8.93 hrs 小時
Male	男性	79.73%	7.97 hrs 小時
By Employee Category	按僱員類別劃分		
Senior Management	高級管理層	66.67%	6.67 hrs 小時
Middle Management	中級管理層	100.00%	10.00 hrs 小時
Frontline and Other Employees	前線及其他僱員	84.85%	8.48 hrs 小時

Environmental, Social and Governance Report 環境、社會及管治報告

B4. Labour Standards

Pursuant to the Employment Ordinance, Chapter 57 of the Laws of Hong Kong and Labour Law of the PRC, there was no child nor forced labour in the Group's operation during the Reporting Period. All resumes, original identification cards and relevant certificates of job candidates are first checked by the Group during interviews. Candidates' preceded employers may be contacted for provision of references. If any case of non-compliance is discovered, the Group will immediately terminate employment and further investigate to avoid recurrence.

2. **Operating Practices**

B5. Supply Chain Management

Only suppliers related to technology and financial tools were engaged during the Reporting Period. Despite the relatively low environmental and social risks involved in the Group's supply chain, the Group encourages best practices in supply chain management. The Group prioritises cooperation with suppliers it has worked with before to ensure the quality of supplies. All suppliers are expected to comply with all relevant environmental and social laws, such as the Occupational Safety and Health Ordinance in their own operations. During the Reporting Period, the Group had not engaged with any long-term key suppliers.

B4. 發展及培訓

根據香港法例第57章僱傭條例 及中華人民共和國勞動法,於報 告期內本集團營運並無僱用童 工或強迫勞工。於面試過程中, 本集團首先檢查應徵者之所有 履歷、身份證正本及相關證書。 本集團或會聯繫應徵者的前僱 主以獲取參考資料。倘發現任何 不符合規定的情況,本集團將立 即終止聘用,並進一步調查,以 避免再次發生。

2. 營運慣例

B5. 供應鏈管理

於報告期內,我們僅委聘技術及 金融工具相關供應商。儘管本集 團供應鏈涉及之環境及社會風 險相對較低,惟本集團鼓勵推行 供應鏈管理之最佳實踐方式。本 集團優先與之前曾共事的供應 商合作以確保供應質量。預期所 有供應商將於彼等各自的營運 中遵守所有相關環境及社會法 律,如職業安全及健康條例。於 報告期內,本集團並無聘用任何 長期關鍵供應商。

B6. Product Responsibility

The Group takes full responsibility for its products and services, and follows all regulatory requirements, industry guidelines and internal procedures on safeguarding customer health and safety, promoting responsible marketing and ensuring privacy of information related to the Group and its business partners. As such, the following laws and guidelines are therefore strictly followed by the Group:

B6. 產品責任

本集團對其產品和服務承擔全 部責任,並遵守所有監管要求、 行業指引和內部程序,以維護客 戶健康及安全,促進負責任的市 場營銷以確保與本集團及其業 務合作夥伴有關的信息的私隱。 因此,本集團嚴格遵守以下法律 及指引:

Mainland China Hong Kong 中國內地 香港

•	Criminal Law	•	Personal Data (Privacy) Ordinance (Cap.
	刑法		486)
•	Advertising Law		個人資料(私隱)條例(香港法例第486章)
	廣告法	•	Office of the Privacy Commission for
•	Cyber Security Law		Personal Data, Hong Kong
	網絡安全法		香港個人資料私隱專員公署
•	Provisions on Protecting the Personal	•	Trade Marks Ordinance (Cap. 559)
	Information of Telecommunications and		香港商標條例(第559章)
	Internet Users	•	Patents Ordinance (Cap. 514)
	電信和互聯網用戶個人信息保護規定		專利條例(第514章)
		•	Copyright Ordinance (Cap. 528)
			版權條例(第528章)
R6 1	Quality Assurance		B6.1 質量保證

B6.1. Quality Assurance

It is the Group's aim to provide products and services that are satisfactory and provide customer services that are professional. To ensure that all employees are competent with advising customers, employees are required to prepare presentations regarding the operations' products regularly as a mean for management to assess and determine employees' performance.

During the Reporting Period, the Group had not received any product or service-related complaints. In addition, there had been no products sold or shipped subject to recalls for safety and health reasons during the Reporting Period.

B6.1. 質量保證

本集團旨在提供令人滿意 的產品及服務以及提供專 業的客戶服務。為保證全 體僱員有能力向顧客提供 建議,僱員須定期準備有 關業務產品的介紹,作為 管理層評估及釐定僱員表 現的方式。

於報告期內,本集團並無 收到任何產品或服務相關 的投訴。此外,於報告期內 概無已銷售或已付運的產 品因安全及健康理由而須 予召回。

B6.2 Confidential Information

As stated in the employment contract, employees shall not at any time, during the course of their employment, and after the termination of the employment:

- use any confidential information for his/her own purpose or for any purpose other than that of the Group;
- divulge or communicate to any person any confidential information except to those of the employees or officials of the Group whose province it is to know the same; or
- cause any unauthorized disclosure of confidential information (including without limitation), relating to the dealings, organization, business, finance, transactions or any other affairs to the Group or its clients or customers, through failure of exercising due care and diligence.

All notes, memoranda, records and writings made by the employees in relation to the business or concerning any of its dealings or affairs or the dealings or affairs of any clients or customers of the Group shall be handed over by him/her to the Group from time to time on demand and in any event upon his leaving the service of the Group and the employees shall not retain any copy thereof. A breach of the above provisions can be subject to dismissal without notice and legal claim for damages.

The Group complies with all applicable laws regarding confidential information and data protection of the laws of Hong Kong and Mainland China. No substantiated complaints concerning breaches of client privacy, identified leaks, thefts, or losses of customer information was received during the Reporting Period.

B6.2 保密資料

誠如僱傭合約所述,僱員 不得於受聘期間及於終止 僱傭關係後任何時間:

- 以個人目的或本集團 以外的任何目的使用 任何保密資料;
- 向任何人士洩露或傳 達任何保密資料,惟 本集團有權了解該等 保密資料之僱員或高 級職員除外;或
- 因未有小心謹慎行事 而導致未經授權披露 任何保密資料,包括 但不限於有關本集團 或其客戶或顧客之買 賣、組織、業務、財 務、交易或任何其他 事項的資料

本集團遵守有關保密資料 及資料保障之一切適用香 港法例及中國內地法律。 於報告期內,本集團並無 接獲涉及侵犯客戶私隱、 確認洩漏、盜用或遺失顧 客資料之已證實投訴。

B6.3 Intellectual Property Rights

The Group attaches great importance to the protection of intellectual property rights, and complies with the relevant laws and regulations. During the Reporting Period, there had been no cases that violate intellectual property rights.

B7. Anti-corruption

The Group abides by the Prevention of Bribery Ordinance, Chapter 201 of the Laws of Hong Kong and applicable laws in Mainland China in relation to bribery, extortion, fraud and money laundering. All other guidelines outlined by the Independent Commission Against Corruption ("ICAC") and Securities and Futures Commission ("SFC") are also followed by the Group. The Group has a whistleblowing policy available for anyone to raise any concern worthy of the Group's awareness, protecting the anonymity of any whistle-blower. To ensure that directors and its employees familiar with relevant topics, the Hong Kong office invites ICAC to deliver training regarding anti-corruption. There was no concluded legal case regarding corrupt practices brought against the Group or its employees during the Reporting Period.

In order to enhance the anti-corruption awareness and level of employees, the directors and employees of the Hong Kong office received annual anti-corruption training as offered by the ICAC during the Reporting Period, which covered topics such as whistle-blowing, business ethics, avoiding conflict-of-interest, and anti-bribery.

B8. Community Investment

The Group understands that engaging the community in which it operates is an essential corporate responsibility, and thus has focused its contributions on activities and organisations that are beneficial to the local community. During the Reporting Period, the Group has encouraged employee participation of Dress Casual Day, and has donated HK\$3,000 to the Community Chest for social welfare.

B6.3 知識產權

本集團高度重視對知識產 權的保護,並遵守相關法 例及法規。於報告期內,概 無侵犯知識產權的個案。

B7. 反貪污

本集團遵守香港法例第201章防止賄賂條例以及中國內地有關 賄賂條例以及中國內地有關 賄賂、敲詐、欺詐及洗黑錢之適 用法律。本集團亦遵守廉政公署 (「ICAC」)及證券及期貨事務監 察委員會(「證監會」)概述的所 有其他指引。本集團制定了舉報 人的居名性。為確 員熟悉相關專題,香關 及其僱員熟悉相關專題,香關反 貪污的培訓。於報告期內概無發 生指控本集團或其僱員貪污之 已審結訴訟案件。

為加強僱員的反貪污意識及力 度,於報告期內,香港辦事處的 董事及僱員已接受ICAC提供的 年度反貪污培訓,涉及專題包括 舉報、商業道德、避免利益衝突 及反賄賂。

B8. 社區投資 本集團明了於其經營所在地參 與社區事務為首要企業責任,因 此注重為有益社區的活動及組 織作出貢獻。於報告期內,本集 團鼓勵僱員參加便服日並向公 益金捐款3,000港元用於社會福 利。

Biographical Details of Directors 董事履歷

Executive Directors Chen Xiaodong

Chen Xiaodong, aged 41, is an executive director, the chairman of the Board of the Company, the chairman of both the Executive Committee and Nomination Committee of the Company since 2 December 2016 and a member of the Remuneration Committee of the Company since 8 March 2023. He holds a bachelor degree of management from Royal Holloway, University of London. He also holds a master of science degree in process technology and business management from University of Warwick. He has more than 12 years of experience in bank and securities marketing and is familiar with the local market and has strong capabilities in market exploration, customer appraisal and risk management. He also has extensive experience of regulations and rules of financial market in Hong Kong and Mainland China, as well as certain corporate financial analysis skill. Mr. Chen has resigned as an executive director and chief executive officer of Future World Holdings Limited (a company listed on the main board of The Stock Exchange of Hong Kong Limited, stock code: 572) with effect from 24 December 2018.

Chen Jingxian

Chen Jingxian, aged 39, has been appointed as an executive director and vice chairman of the Board since 21 February 2022. She is the founder of Youbeiqin Group (友倍親集團) and has been the deputy general manager of Youbeiqin (Shenzhen) Medical Investment Co., Ltd. (深圳友倍親醫療投資有限公司) since June 2019. She has extensive experience in medical industry and medical investment management.

Li Jing

Li Jing, aged 36, has been appointed as an executive director, chief executive officer and a member of Executive Committee of the Company since 9 December 2022. He is a serial entrepreneur and partner of an institution with sales of ten billion-level live streaming performance, is deeply engaged in channel development of brand supply chains and cultivation of live streaming for top celebrities, promoting annual sales of several brands exceeding one hundred million. He has been the founder of Xingvao (星耀), a company engaged in short video live streaming with focusing on celebrities and artists, since May 2020. He has 14 years of experience in corporate operation and investment management, and has extensive experience in media industry. He is an expert in providing a complete package of solutions, including model innovation, asset injection and capital operation, for the consumptionoriented industry to rapidly promote industry upgrading, industry transformation and investment mergers and acquisitions.

執行董事 ^{陳曉東}

陳曉東,41歲,自二零一六年十二月二日起出任 本公司執行董事、董事會主席、執行委員會及提 名委員會主席,及自二零二三年三月八日起出任 薪酬委員會成員。彼持有倫敦大學皇家哈洛威 學院(Royal Holloway, University of London)管 理學學士學位。彼亦持有華威大學(University of Warwick)流程技術與業務管理理學碩士學位。彼 具備逾十二年銀行及證券營銷經驗,熟悉本地市 場,具備雄厚市場拓展、客戶評價及風險管理能 力。彼亦於香港及中國內地金融市場之規例及規 則方面累積豐富經驗,並具備若干企業財務分析 技能。陳先生已辭任未來世界控股有限公司(於 香港聯合交易所有限公司主板上市的公司,股 份代號:572)的執行董事兼首席執行官,自二零 一八年十二月二十四日起生效。

陳靜嫻

陳靜嫻,39歲,已於二零二二年二月二十一日獲 委任為本公司執行董事及董事會副主席。彼為友 倍親集團的創始人,自二零一九年六月以來擔任 深圳友倍親醫療投資有限公司副總經理。彼於醫 療行業及醫療投資管理方面擁有豐富經驗。

李靖

李靖,36歲,自二零二二年十二月九日起獲委任 為本公司執行董事、行政總裁及執行委員會成員。 彼為連續創業者,直播業績百億機構合夥人,深 耕品牌供應鏈渠道建設和頭部達人明星的直播 孵化,助力多個品牌年銷售額破億,自二零二零 年五月起為星耀(一家圍繞明星藝人做短視頻直 播的公司)創始人。彼於企業經營及投資管理方 面擁有14年的經驗,並於媒體行業擁有豐富經驗。 彼擅長對消費型產業提供完整的模式創新、資產 注入、資本運作等全套方案迅速推動產業升級, 產業改造和投資併購。

Yu Qingrui

Yu Qingrui, aged 51, is an executive director and a member of the Executive Committee of the Company since 22 June 2016. Mr. Yu specializes in property investment and trading business in the People's Republic of China. After graduating from high-school in 1989, Mr. Yu joined the shipping and trading business in the PRC. He was the general manager of a shipping company before he became a private investor in 2003. In 2011, Mr. Yu joined a marketing and management firm in Shanghai and served as their property investment manager. On 21 July 2014, Mr. Yu was engaged to provide advisory and consultancy services relating to property investments and trading to Future World Holdings Limited (a company listed on the main board of The Stock Exchange of Hong Kong Limited, stock code: 572). Currently, Mr. Yu is an executive director of Future World Holdings Limited.

Song Caini

Song Caini, aged 48, has been appointed as an executive director of the Company. She is an investor of Youbeiqin Group (友倍親集 團) and has extensive experience in medical industry.

Chen Hongjin

Chen Hongjin, aged 53, has been appointed as an executive director of the Company since 21 February 2022. He has been the chairman of Yancheng Qingshang Agricultural Technology Development Co., Ltd.* (鹽城青商農業科技發展有限公司) and Yancheng Qingshang Trading Co., Ltd.* (鹽城青商商貿有限公司) since November 2014. He was a standing committee member of the Political Consultative Conference of Tinghu District of Yancheng City, a member of Yancheng Municipal Committee of the Chinese People's Political Consultative Conference, the vice president of Yancheng Junior Chamber of Commerce* (鹽城市青年商會) and vice chairman of Yancheng Lifengxiang Foundation for Education* (李鳳祥助學扶困基金會) during 2009 to October 2021. Mr. Chen has been appointed as a standing committee member of the Political Consultative Conference of Tinghu District of Yancheng City since January 2022.

余慶鋭

余慶鋭,51歲,於二零一六年六月二十二日獲委 任為本公司執行董事及執行委員會成員。余先生 於中華人民共和國專門從事物業投資及貿易業務。 余先生於一九八九年高中畢業後,投身中國的船 務及貿易業務。彼於二零零三年成為私人投資者 之前為一間船務公司的總經理。於二零一一年, 余先生加入上海一間營銷及管理公司,擔任物業 投資經理。於二零一四年七月二十一日,余先生 獲委聘為未來世界控股有限公司(於香港聯合交 易所有限公司主板上市的公司,股份代號:572) 提供有關物業投資及貿易的諮詢及顧問服務。目 前余先生為未來世界控股有限公司的執行董事。

宋采泥

宋采泥,48歲,已獲委任為本公司執行董事。彼 為友倍親集團的投資者,於醫療行業擁有豐富經 驗。

陳洪金

陳洪金,53歲,已於二零二二年二月二十一日獲 委任為本公司執行董事。自二零一四年十一月起, 彼一直擔任鹽城青商農業科技發展有限公司及 鹽城青商商貿有限公司的主席。於二零零九年至 二零二一年十月期間,彼為鹽城市亭湖區政協常 委、中國人民政治協商會鹽城市政協委員、鹽城 市青年商會副會長及李鳳祥助學扶困基金會副 主席。自二零二二年一月起,陳先生獲委任為鹽 城市亭湖區政協常委。

^{*} For identification purpose only

Biographical Details of Directors 董事履歷

Independent Non-Executive Directors Kwok Chi Kwong

Kwok Chi Kwong, aged 59, is an independent non-executive director of the Company since January 2014, and the chairman of both the Audit Committee and Remuneration Committee, and a member of the Nomination Committee of the Company. Mr. Kwok holds a master degree in business administration from the University of Leicester. He is a Certified Public Accountant (Practicing) registered with the Hong Kong Institute of Certified Public Accountants ("**HKICPA**"), an associate member of the HKICPA and a fellow member of the Association of Chartered Certified Accountants. Mr. Kwok has been a director of KTC Partners CPA Limited. He has gained more than 23 years of experience in auditing, accounting and finance area.

Wu Ming

Wu Ming, aged 50, has been appointed as an independent nonexecutive director and a member of the Audit Committee of the Company since 2 October 2018. He holds a bachelor of science with honours in business with marketing from The City University London. Mr. Wu specializes in trading business in the People's Republic of China and Hong Kong and has extensive experience in trading and management.

Li Meifeng

Li Meifeng, aged 31, has been appointed as an independent non-executive director, and a member of the Audit Committee, Remuneration Committee and Nomination Committee of the Company since 8 March 2023. She has extensive experience in accounting and securities trading in Mainland China and Hong Kong.

<mark>獨立非執行董事</mark> ^{郭志光}

郭志光,59歲,於二零一四年一月獲委任為本公 司獨立非執行董事、審核委員會主席、薪酬委員 會主席以及提名委員會成員。郭先生持有萊斯特 大學工商管理碩士學位。彼為香港會計師公會 (「**香港會計師公會**」)執業會計師、香港會計師公 會會員及特許公認會計師公會資深會員。郭先生 為信和會計師事務所有限公司董事。彼於審計、 會計及財務領域積逾二十三年經驗。

吳銘

吳銘,50歲,已於二零一八年十月二日獲委任為 本公司獨立非執行董事及審核委員會成員。彼持 有倫敦城市大學商務及營銷榮譽理學士學位。吳 先生於中華人民共和國及香港專門從事貿易業務, 於貿易及管理方面擁有豐富經驗。

李美鳳

李美鳳,31歲,於二零二三年三月八日獲委任為 本公司獨立非執行董事及審核委員會、薪酬委員 會及提名委員會成員。彼於中國內地及香港的會 計及證券交易領域擁有豐富經驗。

Independent Auditor's Report 獨立核數師報告書



Independent Auditor's Report to the Members of Central Wealth Group Holdings Limited (Incorporated in Bermuda with limited liability)

Opinion

We have audited the consolidated financial statements of Central Wealth Group Holdings Limited (the "**Company**") and its subsidiaries (the "**Group**") set out on pages 89 to 232, which comprise the consolidated statement of financial position as at 31 December 2022, and the consolidated statement of profit or loss, the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2022, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards ("**HKFRSs**") issued by the Hong Kong Institute of Certified Public Accountants ("**HKICPA**") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

Basis for opinion

We conducted our audit in accordance with Hong Kong Standards on Auditing ("**HKSAs**") issued by the HKICPA. Our responsibilities under those standards are further described in the Auditor's responsibilities for the audit of the consolidated financial statements section of our report. We are independent of the Group in accordance with the HKICPAs Code of Ethics for Professional Accountants (the "**Code**"), and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

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致中達集團控股有限公司股東之 獨立核數師報告

(於百慕達註冊成立之有限公司)

意見

我們已審計刊於第89頁至第232頁中達集團控股 有限公司(「**貴公司**」)及其附屬公司(「**貴集團**」) 之綜合財務報表,其中包括於二零二二年十二月 三十一日之綜合財務狀況表、截至該日止年度之 綜合損益表、綜合全面收益表、綜合權益變動表 及綜合現金流量表,以及綜合財務報表附註,包 括主要會計政策概要。

我們認為,該等綜合財務報表已根據香港會計 師公會(「**香港會計師公會**」)頒佈之香港財務報 告準則(「**香港財務報告準則**」)真實而公允地反 映 貴集團於二零二二年十二月三十一日之綜合 財務狀況以及截至該日止年度之綜合財務表現 及綜合現金流量,並已遵照香港公司條例之披露 規定妥為擬備。

意見之基礎

我們已根據香港會計師公會頒佈之香港審計準則(「**香港審計準則**」)進行審計。我們在該等準則下須承擔之責任已在本報告核數師就審計綜合財務報表須承擔之責任一節中作進一步闡述。 根據香港會計師公會頒佈之專業會計師道德守 則(「**守則**」),我們獨立於 貴集團,並已履行守 則中其他道德責任。我們相信,我們所獲得之審 計憑證能充足及適當地為我們的審計意見提供 基礎。

Key audit matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

We have fulfilled the responsibilities described in the Auditor's responsibilities for the audit of the consolidated financial statements section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the consolidated financial statements. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying consolidated financial statements.

關鍵審計事項

關鍵審計事項是根據我們的專業判斷,認為對本 期綜合財務報表之審計最為重要之事項。這些事 項是在對綜合財務報表整體進行審計並形成意 見之背景下進行處理的,我們不對這些事項提供 單獨意見。我們對下述每一事項在審計中是如何 處理之描述亦以此為背景。

我們已履行本報告核數師就審計綜合財務報表 須承擔之責任一節中所闡述之責任,包括與這些 事項相關之責任。因此,我們的審計工作包括執 行旨在應對綜合財務報表存有重大錯誤陳述風 險評估而設定之程序。我們的審計程序結果包括 處理下述事項所執行之程序,為隨附綜合財務報 表發表審計意見提供基礎。

Key audit matter	How our audit addressed the key audit matter
關鍵審計事項	我們的審計如何處理關鍵審計事項

Impairment assessment of trade receivables from securities and futures dealing business 證券及期貨買賣業務產生之應收貿易賬款之減值評估

The Group has adopted a forward-looking expected-loss impairment model to recognise the expected credit losses (the "**ECLs**") of trade receivables from securities and futures dealing business in accordance with the requirements of HKFRS 9.

貴集團根據香港財務報告準則第9號規定採納前瞻性「預期 虧損」減值模型就證券及期貨買賣業務產生之應收貿易賬 款確認預期信貸虧損(「**預期信貸虧損**」)。

As at 31 December 2022, gross trade receivables from securities and futures dealing business, and the related ECLs amounted to approximately HK\$409,764,000 and HK\$262,068,000, respectively.

於二零二二年十二月三十一日,證券及期貨買賣業務產 生之應收貿易賬款總額及相關預期信貸虧損分別約為 409,764,000港元及262,068,000港元。 For the assessment of the classification at each stage, we have checked the outstanding margin receivable balances to the corresponding values of collateral assets (defined as loan-to-value);

就評估每個階段的分類而言,我們已核對未償還應收保 證金結餘與抵押資產的相應價值的比率(定義為貸款與 價值比率);

For trade receivables from securities and futures dealing business classified at stage 1, we evaluated the Group's estimation methodology of ECLs, and checked the parameters to external data sources where available, including the price volatility of selected underlying collateral;

對於分類為第1階段的證券及期貨買賣業務產生之應收 貿易賬款,我們已評估 貴集團的預期信貸虧損估計方 法,並將相關參數與可得的外部數據來源進行核對,包 括選定相關抵押品的價格波幅;

Key audit matter	How our audit addressed the key audit matter
關鍵審計事項	我們的審計如何處理關鍵審計事項

Impairment assessment of trade receivables from securities and futures dealing business (continued) 證券及期貨買賣業務產生之應收貿易賬款之減值評估(續)

The assessment of ECLs of trade receivables from securities and futures dealing business involves significant management judgements and estimates, including estimation of probability of defaults, valuation of collateral, expected future cash flows and future economic conditions.

證券及期貨買賣業務產生之應收貿易賬款之預期信貸虧損 評估涉及管理層作出重大判斷及估計,包括對違約概率、抵 押品估值、預期未來現金流量及未來經濟狀況的估計。

The Group assesses whether there has been a significant increase in credit risk for exposures since initial recognition by comparing the risk of default occurring over the expected life between the reporting date and the date of initial recognition.

貴集團透過比較報告日期與初始確認日期之間的預計年期 內發生的違約風險,評估自初始確認以來信貸風險有否顯 著增加。

Related disclosures about trade receivables from securities and futures dealing business, and its related ECLs are included in Notes 2(j), 3, 20 and 45 to the consolidated financial statements.

證券及期貨買賣業務產生之應收貿易賬款及其相關預期 信貸虧損之相關披露載於綜合財務報表附註2(j)、3、20及 45。 For trade receivables from securities and futures dealing business classified as stages 2 and 3, we checked the price volatility and liquidity of the collateral, and developed a reasonable range of expected cash shortfall for comparison with the Group's assessment; and

對於分類為第2及3階段的證券及期貨買賣業務產生之 應收貿易賬款,我們已核對抵押品的價格波幅及流動性, 並得出預期現金缺額的合理範圍,以與 貴集團的評估 進行比較;及

We also evaluated the related disclosures regarding the accounting policy, the judgement and estimates involved and the details of the ECLs included in the consolidated financial statements respectively.

我們亦已分別評估所涉及會計政策、判斷及估計以及綜 合財務報表所載預期信貸虧損詳情的相關披露。

Key audit matter 關鍵審計事項

How our audit addressed the key audit matter 我們的審計如何處理關鍵審計事項

Impairment assessment of loan and interest receivables from money lending business 放貸業務產生之應收貸款及利息之減值評估

As at 31 December 2022, the Group had gross loan and interest receivables from money lending business amounting to approximately HK\$433,419,000 and HK\$67,295,000, respectively. The Group had recognised ECLs on loan and interest receivables amounting to approximately HK\$60,590,000 and HK\$9,837,000, respectively.

於二零二二年十二月三十一日,貴集團有放貸業務 產生之應收貸款及利息總額分別約433,419,000港元及 67,295,000港元。 貴集團已就應收貸款及利息確認預期 信貸虧損分別約60,590,000港元及9,837,000港元。

The models and assumptions adopted by the management in estimating ECLs are related to the future macroeconomic conditions and borrowers' creditworthiness (e.g. the likelihood of default by customers). The management believes that they have considered reasonable and supportable information that is relevant and available without undue cost and effort for this purpose. Such assessment has taken the quantitative and qualitative historical information and also, the forward-looking analysis. 管理層於估計預期信貸虧損時採納的模型及假設與未來宏 觀經濟狀況及借款人的信譽(如客戶違約的可能性)有關。 管理層認為,彼等已考慮相關且可獲得之合理及可靠資料, 且無需就此作出不必要成本及努力。該等評估已採用定量 及定性之歷史資料以及前瞻性分析。

Related disclosures from loan and interest receivables from money lending business, and their related ECLs are included in Notes 2(j), 3, 19, 24 and 45 to the consolidated financial statements.

放貸業務產生之應收貸款及利息以及其相關預期信貸虧損 之相關披露載於綜合財務報表附註2(j)、3、19、24及45。 We reviewed and assessed the adequacy of the Group's classification of stages based on the past due dates of the loan and interest receivables.

我們審閱及評估 貴集團根據應收貸款及利息過往到期 日進行階段分類的充分性。

We assessed the effectiveness and marketability of certain collaterals, including considering fair values of collaterals and the liquidity of the collaterals.

我們評估若干抵押品之有效性及適銷性,包括考慮抵押 品的公平值及抵押品的流通性。

We assessed the reasonableness and relevancy of the external information used by the Group as the default rates and forward looking information including economic data and forecasts published by government bodies and monetary authorities, such as GDP growth rates, unemployment rates, etc.

我們評估 貴集團用作違約率及前瞻性資料之外部資料 的合理性及相關性,包括政府機構及財政部門發佈的經 濟數據及預測,例如國內生產總值增長率、失業率等。

We checked the accuracy of the calculation of ECLs based on the methodology adopted by the Group, as well as disclosures in relation to credit risk exposed by the Group in the consolidated financial statements.

我們已檢查根據 貴集團所採納方法計算預期信貸虧損 之準確性及綜合財務報表所載 貴集團面臨之信貸風險 相關披露。

We discussed with the management of the Company and independent valuer, for the reasonableness and relevance of the methodologies, inputs and assumptions adopted for the valuation report prepared and issued by independent valuer.

我們已就獨立估值師編制及發佈之估值報告所採納的 方法、輸入數據及假設的合理性及相關性與 貴公司管 理層及獨立估值師進行討論。

Other information included in the annual report

The directors of the Company are responsible for the other information. The other information comprises the information included in the annual report, but does not include the consolidated financial statements and our auditors report thereon.

Our opinion on the consolidated financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of the directors and those charged with governance for the consolidated financial statements

The directors of the Company are responsible for the preparation of the consolidated financial statements that give a true and fair view in accordance with HKFRSs issued by the HKICPA and the disclosure requirements of the Hong Kong Companies Ordinance, and for such internal control as the directors of the Company determine is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, the directors of the Company are responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors of the Company either intend to liquidate the Group or to cease operations or have no realistic alternative but to do so.

The directors of the Company are assisted by the audit committee of the Company in discharging their responsibilities for overseeing the Group's financial reporting process.

年報所載其他資料

貴公司董事須對其他資料負責。其他資料包括年 報所載資料,惟不包括綜合財務報表及我們的核 數師報告。

我們對綜合財務報表作出之意見並不涵蓋其他 資料,我們亦不會就其他資料發表任何形式之鑒 證結論。

就審計綜合財務報表而言,我們的責任為閱讀其 他資料,及在此過程中,考慮其他資料是否與綜 合財務報表或我們在審計過程中了解之情況有 重大不符,或似乎有重大錯誤陳述。基於我們已 執行之工作,如果我們認為其他資料出現重大錯 誤陳述,我們需要報告有關事實。就此而言,我 們沒有任何報告。

董事及治理層就綜合財務報表須承 擔之責任

貴公司董事須負責根據香港會計師公會頒佈之 香港財務報告準則及香港公司條例之披露規定 擬備真實而公允之綜合財務報表,並對其認為為 使綜合財務報表之擬備不存在由於欺詐或錯誤 而導致之重大錯誤陳述所需之內部監控負責。

在擬備綜合財務報表時, 貴公司董事負責評估 貴集團持續經營能力,並在適用情況下披露 與持續經營有關之事項,以及使用持續經營為會 計基礎,除非 貴公司董事有意將 貴集團清盤 或停止經營,或別無其他實際替代方案。

貴公司審核委員會協助 貴公司董事履行監 督 貴集團之財務申報過程之職責。

Auditor's responsibilities for the audit of the consolidated financial statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Our report is made solely to you, as a body, in accordance with section 90 of the Bermuda Companies Act 1981, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with HKSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with HKSAs, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.

核數師就審計綜合財務報表須承擔 之責任

我們的目標,是對綜合財務報表整體是否不存在 由於欺詐或錯誤而導致之重大錯誤陳述取得合 理保證,並出具包括我們意見之核數師報告。我 們僅向 閣下(作為整體)按照百慕達一九八一 年公司法第90條報告,除此之外本報告別無其他 目的。我們不會就本報告內容向任何其他人士負 上或承擔任何責任。

合理保證是高水平的保證,但不能保證按照香港 審計準則進行之審計,在某一重大錯誤陳述存在 時總能發現。錯誤陳述可以由欺詐或錯誤引起, 如果合理預期其單獨或匯總起來可能影響使用 者依賴該等綜合財務報表所作出經濟決定,則有 關錯誤陳述可被視作重大。

在根據香港審計準則進行審計過程中,我們運用 了專業判斷,保持了專業懷疑態度。我們亦:

- > 識別和評估由於欺詐或錯誤而導致綜合財務報表存在重大錯誤陳述之風險,設計及執行審計程序以應對這些風險,以及獲取充足和適當審計憑證,作為我們意見之基礎。由於欺詐可能涉及串謀、偽造、蓄意遺漏、虛假陳述,或凌駕於內部監控之上,因此未能發現因欺詐而導致之重大錯誤陳述之風險高於未能發現因錯誤而導致之重大錯誤陳述之風險。
- 了解與審計相關之內部監控,以設計適當 審計程序,但目的並非對 貴集團內部監 控之有效性發表意見。

Auditor's responsibilities for the audit of the consolidated financial statements (continued)

- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors of the Company.
- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with the audit committee of the Company regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit. 核數師就審計綜合財務報表須承擔 之責任 (續)

- 評價 貴公司董事所採用會計政策之恰當 性及作出會計估計和相關披露之合理性。
- 對董事採用持續經營會計基礎之恰當性作出結論。根據所獲取之審計憑證,確定是否存在與事項或情況有關之重大不確定性,從而可能導致對 貴集團之持續經營能力產生重大疑慮。如果我們認為存在重大不確定性,則有必要在核數師報告中提醒使用者注意綜合財務報表中之相關披露。假若有關披露不足,則我們應當發表非無保留意見。我們的結論是基於核數師報告日止所取得之審計憑證。然而,未來事項或情況可能導致 貴集團不能持續經營。
- 評價綜合財務報表之整體列報方式、結構 和內容,包括披露,以及綜合財務報表是否 中肯反映相關交易和事項。
- 就 貴集團內實體或業務活動之財務資料 獲取充足及適當審計憑證,以便對綜合財 務報表發表意見。我們負責 貴集團審計 之方向、監督和執行。我們為審計意見承擔 全部責任。

我們與 貴公司審核委員會溝通有關(其中包括) 計劃審計範圍、時間安排及重大審計發現等,包 括我們在審計中識別出內部監控之任何重大缺陷。

Independent Auditor's Report 獨立核數師報告書

Auditor's responsibilities for the audit of the consolidated financial statements (continued)

We also provide the audit committee with a statement that we have complied with relevant ethical requirements regarding independence of the Company, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, actions taken to eliminate threats or safeguards applied.

From the matters communicated with the audit committee of the Company, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

核數師就審計綜合財務報表須承擔 之責任(續)

我們還向審核委員會提交聲明,說明我們已符合 有關 貴公司獨立性之相關道德要求,並與他們 溝通有可能合理地被認為會影響我們獨立性之 所有關係和其他事項,以及在適用情況下,採取 消除威脅的行動或防範措施。

從與 貴公司審核委員會溝通之事項中,我們確 定哪些事項對本期綜合財務報表之審計最為重要, 因而構成關鍵審計事項。我們在核數師報告中描 述這些事項,除非法律或法規不允許公開披露這 些事項,或在極端罕見之情況下,如果合理預期 在我們報告中溝通某事項造成之負面後果超過 產生之公眾利益,我們決定不應在報告中溝通該 事項。

Moore Stephens CPA Limited Certified Public Accountants Li Wing Yin Practising Certificate Number: P05035

Hong Kong, 29 March 2023

大華馬施雲會計師事務所有限公司 *執業會計師* **李穎賢** 執業證書編號: P05035

香港,二零二三年三月二十九日

Consolidated Statement of Profit or Loss 綜合損益表

			2022	2021
				二零二一年
		Notes	HK\$′000	HK\$'000
		附註	千港元	千港元
Revenue	收入			
Financial investments and services	財務投資及服務		46,779	43,251
Brokerage and commission income	經紀及佣金收入		187,005	161,670
Advisory fee income	諮詢費收入		34,634	38,920
Sales of goods	銷售商品		9,422	_
		5	277,840	243,841
Cost of sales and services	銷售及服務成本			
Brokerage and commission	經紀費用及佣金開支			
expenses			(112,719)	(157,624)
Cost of sales	銷售成本		(4,322)	_
			(117,041)	(157,624)
Gross profit	毛利		160,799	86,217
Other income and losses, net	其他收入及虧損淨額	5	(2,706)	(5,621)
Administrative expenses	行政開支		(176,202)	(157,948)
Equity-settled share option	股權結算之購股權安排			. , .
arrangements		38	(18,024)	(11,880)
Other operating expenses	其他營運開支		(5,001)	(4,738)
Finance costs	財務費用	6	(25,838)	(32,863)
Unrealised fair value losses on	透過損益按公平值列賬之			
equity and fund investments at fair	股本及基金投資之			
value through profit or loss, net	未變現公平值虧損淨額		(29,607)	(107,632)
Unrealised fair value losses on debt	透過損益按公平值列賬之			
investments at fair value through profit or loss, net	債務投資之未變現 公平值虧損淨額		(19,796)	(1,219)
Reversal of/(provision for) credit	其他金融資產信貸虧損		(19,790)	(1,219)
loss allowances on other	撥備撥回/(計提)			
financial assets			10,717	(133,775)
Share of profits of an associate	分佔一間聯營公司之溢利	16	3,006	_
Loss before income tax	除所得税前虧損	7	(102,652)	(369,459)
Income tax expense	所得税開支	10	(2,738)	(1,807)
Loss for the year			(105,390)	(371,266)
Loss for the year attributable to			(100/050)	(371)200)
Equity shareholders of	本公司權益股東			
the Company	イントリーーモースト		(106,759)	(371,266)
Non-controlling interests	非控股權益		1,369	
0			(105,390)	(371,266)
Loss per share attributable	本公司擁有人應佔每股虧損			(37 1/200)
to owners of the Company				
Basic and Diluted	基本及攤薄	12	(0.67)港仙	(2.32)港仙

Consolidated Statement of Comprehensive Income 綜合全面收益表

		2022 二零二二年	2021 二零二一年
		HK\$′000 千港元	HK\$′000 千港元
Loss for the year	本年度虧損	(105,390)	(371,266)
Other comprehensive income	其他全面收益		
Other comprehensive income that may be reclassified to profit or loss in subsequent periods:	可能於隨後期間重新分類至 損益之其他全面收益:		
Exchange differences on translation of foreign operations	換算海外業務之匯兑差額	(4,730)	2,758
Other comprehensive income that will not be reclassified to profit or loss in subsequent periods:	不會於隨後期間重新分類至 損益之其他全面收益:		
Equity investments at fair value through other comprehensive income:	透過其他全面收益按公平值 列賬之股本投資:		
Changes in fair value, net of tax	公平值變動,除税後	65,579	201,763
Other comprehensive income for the year	本年度其他全面收益	60,849	204,521
Total comprehensive loss for the year	本年度全面虧損總額	(44,541)	(166,745)
Total comprehensive loss for the year attributable to	以下人士應佔本年度全面虧損 總額		
Equity shareholders of the Company Non-controlling interest	本公司權益股東 非控股權益	(45,910) 1,369	(166,745)
		(44,541)	(166,745)

Consolidated Statement of Financial Position 綜合財務狀況表

31 December 2022 二零二二年十二月三十一日

			2022 二零二二年	2021 二零二一年
		Notes 附註	——————— HK\$′000 千港元	 HK\$′000 千港元
Non-current assets	非流動資產			
Property, plant and equipment	物業、廠房及設備	13	2,628	4,198
Right-of-use assets	使用權資產	14	5,487	10,770
Intangible assets	無形資產	15	-	500
Investment in an associate	於一間聯營公司之投資	16	87,006	-
Equity investments at fair value through other	透過其他全面收益按公平值 列賬之股本投資			
comprehensive income		18	392,073	493,258
Deferred tax assets	遞延税項資產	17	110	110
Loan receivables from money	放貸業務產生之應收貸款			
lending business		19	124,911	353,930
Finance lease receivables	融資租賃應收款項	22	1,646	3,946
Deposits and other receivables	按金及其他應收款項	24	23,705	37,032
Total non-current assets	非流動資產總值		637,566	903,744
Current assets	流動資產			
Loan receivables from money lending business	放貸業務產生之應收貸款	19	247,918	115,851
Trade receivables from securities and futures dealing business	證券及期貨買賣業務產生之 應收貿易賬款	20	147,696	130,116
Trade receivables from placing and asset	配售及資產管理業務產生之 應收貿易賬款			
management business		21	33,479	45,990
Trade receivables from sales of goods	銷售商品產生之應收貿易賬款		865	_
Finance lease receivables	融資租賃應收款項	22	2,300	2,426
Inventories	存貨	23	1,796	-
Prepayments, deposits and other receivables	預付款項、按金及其他應收 款項	24	163,351	85,545
Equity and fund investments at fair value through	透過損益按公平值列賬之 股本及基金投資			
profit or loss		25	35,508	95,558
Debt investments at fair value through profit or loss	透過損益按公平值列賬之 債務投資	26	29,677	173,035
Cash and bank balances	現金及銀行結存	27	62,388	116,364
Bank balances held on	代表客戶持有銀行結存			
behalf of clients		28	691,356	159,683
Total current assets	流動資產總值		1,416,334	924,568

Consolidated Statement of Financial Position 綜合財務狀況表

31 December 2022 二零二二年十二月三十一日

			2022	2021
		N	二零二二年	二零二一年
		Notes 附註	HK\$′000 千港元	HK\$′000 千港元
Current liabilities				
Trade payables	應付貿易賬款	29	695,823	168,102
Lease liabilities	租賃負債	32	3,415	4,018
Third party interests in	於合併投資基金之第三方權益			,
consolidated investment fund		30		52,662
Other payables and accruals	其他應付款項及應計費用	31	18,226	84,693
Other borrowings	其他借貸	33	123,075	268,109
Bank borrowings	銀行借貸	33	39,500	71,664
Bank overdrafts	銀行透支	33	21,638	-
Note payable	應付票據	34	42,422	50,000
Tax payable	應付税項		1,072	56
Total current liabilities	流動負債總額		945,171	699,304
Net current assets	流動資產淨值		471,163	225,264
Total assets less current liabilities	資產總值減流動負債		1,108,729	1,129,008
Non-current liability	非流動負債			
Lease liabilities	租賃負債	32	2,989	6,599
Total non-current liability	非流動負債總額		2,989	6,599
Net assets	淨資產		1,105,740	1,122,409
Equity	權益			
Share capital	股本	35	162,939	159,697
Reserves	儲備	36	939,364	962,712
Equity attributable to equity	本公司擁有人應佔權益			
shareholders of the Company			1,102,303	1,122,409
Non-controlling interests	非控股權益		3,437	-
Total equity	權益總額		1,105,740	1,122,409

Chen Xiaodong 陳曉東 Director 董事 Yu Qingrui 余慶鋭 Director 董事

Consolidated Statement of Changes in Equity 綜合權益變動表

		10	Share	1997 - 19	, and the second s	Share	Equity component of		Exchange	h at a la seconda de la se	
		Share capital	premium account*	Contributed surplus*	Capital reserve*	option reserve*	convertible bonds*	rair value reserve*	fluctuation reserve*	Accumulated losses*	Total
		. 贸	股份溢價賬*	實繳盈餘*	資本儲備*	購股權儲備*	可换股債券之 權益部份*	公平值儲備*	匯兑波動 儲備∗	累計虧損*	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$,000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元
At 1 January 2021	於二零二一年一月一日	159,697	4,764,124	632,172	556	36,223	47,257	(139,589)	4,962	(4,228,128)	1,277,274
Loss for the year	本年度虧損	I	I	I	I	I	I	I	I	(371,266)	(371,266)
Other comprehensive income for the year: Exchange differences on translation of	本年度其他全面收益: 換算海外業務之匯兑差額										
foreign operations		I	I	I	I	I	I	I	2,758	I	2,758
Changes in fair value of equity investments at fair value through other comprehensive income,	透過其他全面收益按公平值 列賬之股本投資的公平值 變動(除税後)										
net of tax		I	I	I	I	I	I	201,763	I	I	201,763
Total comprehensive income/(loss) for the year	本年度全面收益/(虧損)總額	I	I	I	I	I	I	201,763	2,758	(371,266)	(166,745)
Transfer of fair value reserve upon the disposal of equity investments at fair value through other	岀售透過其他全面收益按公平值 列賬之股本投資時轉撥公平值 結備										
comprehensive income		I	I	I	I	I	I	119,949	I	(119,949)	I
Lapse of share options (Note 38)	購股權失效(附註38)	I	ı	I	I	(37,428)	I	I	I	37,428	I
Equity settled share option arrangements (Note 38)	胶罹給具之購放罹女排(約証38)	I	I	I	I	11,880	I	I	I	I	11,880
At 31 December 2021	於二零二一年十二月三十一日	159,697	4,764,124	632,172	556	10,675	47,257	182,123	7,720	(4,681,915)	1,122,409

Consolidated Statement of Changes in Equity 綜合權益變動表

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

		Chara	Share	Contributed	[stime]	Share	component of convertible	5 1 1	Exchange	Accumulated		Non-	144
		capital	account*	surplus*	capnan reserve*	reserve*	bonds*	reserve*	reserve*	1055es*	Total	interests	Equity
		殷本	股份溢價賬*	實繳盈餘*	資本儲備*	購股權儲備*	□ 梁陂債券 Z 權 益部份*	公平值儲備*	画 記 御 御 御	累計虧損*		非控設權益	權益總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元
At 1 January 2022	於二零二二年一月一日		4,764,124	632,172			47,257	182,123	7,720	(4,681,915)	1,122,409		1,122,409
. It resultantifit for the year Δ^{\pm}	本年度 (虧損) / 満利									(106.759)	(106.759)	1.369	(105.390)
come for the vear:	本年度其他全面收益:												(an ad an at
	換算海外業務之匯兑差額												
foreign operations									(4,730)		(4,730)		(4,730)
of equity investments h other	透過其他全面收益按公平值列賬之 股本投資的公平值要動(除税後)												
comprehensive income, net of tax								65,579			65,579		65,579
Total comprehensive incomev(loss) for the year \pm^{\pm}	本年度全面收益/(虧損)總額							65,579	(4,730)	(106,759)		1,369	(44,5.41)
Ltansfer of fair value reserve upon the 世학 disposal of equity investments at fair value through other	出售透過其他全面收益按公平值列賬之 股本投資時轉發公平值結構												
comprehensive income								(44,087)		44,087			1
Exercise of share options (7)	行使購股權	3,242	8,214								7,780		7,780
Cancellation of share option (Note 38) 註意	註銷購股權(附註38)					(1,792)				1,792			I
Equity settled share option arrangements (Note 38) 服养	股權結算之購股權安排(附註38)												18,024
Changes in ownership interests in subsidiaries	附屬公司擁有權權益變動												2,068
At 31 December 2022 放-	於三零二二年十二月三十一日	162,939	4,772,338	632,172		23,231	47,257			(4,742,795)	1,102,303		1,105,740

These reserve accounts comprise the consolidated reserves of approximately HK\$939,364,000 (2021: HK\$962,712,000) in the consolidated statement of financial position. *

* 該等儲備賬包括綜合財務狀況表內之綜合儲備約為939,364,000港元(二零二一年:962,712,000港元)。

			2022 — — — — — —	
		Notes 附註	二零二二年 HK\$′000 千港元	二零二一年 HK\$′000 千港元
Cash flows from operating activities Loss before income tax	經營活動產生之現金流量 除所得税前虧損		(102,652)	(369,459)
Adjustments for:	就下列項目作調整:			
Bank interest income	銀行利息收入	5	(62)	(25)
Interest income on finance lease	融資租賃利息收入	5	(94)	(2)
Finance costs	財務費用	6	25,838	32,863
Depreciation on property, plant and equipment	物業、廠房及設備折舊	7	1,582	6,347
Depreciation on right-of-use assets	使用權資產折舊	7	4,955	19,676
(Reversal of)/provision for credit loss allowances on other	其他金融資產信貸虧損 撥備(撥回)/計提			100
financial assets	ᇚᅶᄲᄮᄷᅩᅖᇚᄪᅶᇊᆋᄮ		(10,717)	133,775
Equity-settled share option arrangements, net	股權結算之購股權安排, 淨額	38	18,024	11,880
Dividend income from investment in listed equity securities	上市股本證券投資之股息 收入	5	(703)	(1,971)
Dividend income from fund investment	基金投資之股息收入	5	(2,485)	(5,223)
Interest income from investment in debt investments	債務投資之投資利息收入	5	(6,265)	(11,033)
Share of profits of an associate	分佔一間聯營公司之溢利	7	(3,006)	-
Loss on modification of note payable	應付票據修訂虧損	5	2,422	_
Loss on modification of other receivable	其他應收款項修訂虧損	5	1,502	_
Unrealised fair value losses on equity and fund investments at fair value through profit or loss,	透過損益按公平值列賬之 股本及基金投資之未變 現公平值虧損淨額			
net			29,607	107,632
Unrealised fair value losses on debt investments at fair value	透過損益按公平值列賬之 債務投資之未變現公平			
through profit or loss, net	值虧損淨額		19,796	1,219
Gain on modification of lease	租賃修訂收益	7	(11)	-
Written off on intangible assets	撇銷無形資產	7	500	-
Written off on other receivables	撇銷其他應收款項	7	219	242
Written off on property, plant and equipment	撤銷物業、廠房及設備	13	4	_
Net loss from sub-leasing right-of- use asset	分租使用權資產之虧損 淨額	5	-	8,806
Waiver on note payable and note interest payable	豁免應付票據及應付票據 利息	5	-	(2,158)

		2022	2021
		二零二二年 HK\$′000	二零二一年 HK\$'000
		千港元	千港元
Operating loss before working capital changes	營運資金變動前的經營虧損	(21,546)	(67,431)
Decrease/(increase) in loan receivables from money lending business	放貸業務產生之應收貸款 減少/(増加)	39,407	(65,500)
Decrease in equity and fund investments at fair value through	透過損益按公平值列賬之 股本及基金投資減少		
profit or loss Decrease in debt investments at fair	透過損益按公平值列賬之	30,443	177,229
value through profit or loss (Increase)/decrease in trade receivables from securities and	債務投資減少 證券及期貨買賣業務產生之 應收貿易賬款(增加)/	123,562	67,665
futures dealing business Decrease/(increase) in trade	減少 配售及資產管理業務產生	(6,916)	86,834
receivables from placing and asset management business	之應收貿易賬款減少/ (增加)	28,203	(18,275)
Decrease in finance lease receivables	融資租賃應收款項減少	2,520	_
Increase in trade receivables from sales	來自銷售的應收貿易賬款 增加	(865)	_
Increase in inventories	存貨增加	(1,796)	_
Increase in prepayments, deposits and other receivables	預付款項、按金及其他應收 款項增加	(78,805)	(39,754)
(Increase)/decrease in bank balances held on behalf of clients	代表客戶持有銀行結存 (增加)/減少	(531,673)	276,788
Increase/(decrease) in trade	應付貿易賬款增加/ (減少)		
payables (Decrease)/increase in other	(<i>减少</i>) 其他應付款項及應計費用	527,721	(271,913)
payables and accruals	(減少)/增加	(59,683)	13,678
Decrease in third party interests in consolidated investment fund	於合併投資基金之第三方 權益減少	(52,662)	(33,696)
Cash (used in)/generated from	營運(所用)/所得現金	(2.000)	125 (25
operations Dividend received	已收股息	(2,090)	125,625
Interest received	已收放息	2,870 6,265	854 11,033
Interest paid	已仅利息	(1,178)	(7,764)
Tax paid	已付税項	(1,722)	(11,519)
Net cash generated from operating activities	經營活動所得之現金淨額	4,145	118,229

		2022 二零二二年	2021 二零二一年
		、 HK\$′000 千港元	∢
Cash flows from investing activities	投資活動產生之現金流量		
Purchases of items of property, plant and equipment	購置物業、廠房及設備項目	(82)	(3,680)
Acquisition of equity investments at fair value through other comprehensive income	收購透過其他全面收益按 公平值列賬之股本投資	(950)	(45,983)
Acquisition of an associate	收購一間聯營公司	(30,000)	(13,503)
Proceeds from disposals of equity investments at fair value through	出售透過其他全面收益按 公平值列賬之股本投資 之所得款項		00.047
other comprehensive income Capital injection from non-	非控股權益注資	167,714	99,047
controlling interests		2,214	-
Dividend received	已收股息	633	1,117
Interest received Net cash outflow arising on	已收利息 透過收購一間附屬公司收購	62	25
acquisition of assets through acquisition of a subsidiary	資產產生之現金流出淨額	(146)	_
Net cash generated from investing activities	投資活動產生之現金淨額	139,445	50,526
Cash flows from financing activities	融資活動產生之現金流量		
Net proceeds from issuance of new shares	發行新股份所得款項淨額	7,780	_
Proceeds from issuance of note payable	發行應付票據所得款項	_	50,000
Proceeds from other borrowings	其他借貸所得款項	3,459	2,582
Proceeds from bank borrowings	銀行借貸所得款項	10,456	50,632
Repayment of note payable	償還應付票據	(10,000)	-
Repayment of other borrowings	償還其他借貸	(148,178)	(65,697)
Repayment of bank borrowings	償還銀行借貸	(42,670)	(115,432)
Repayment of the principal portion of lease liabilities	償還租賃負債本金部分	(3,907)	(11,202)
Payment for interest portion of note payable	支付應付票據利息部分	(6,045)	_
Payment for interest portion of other borrowings	支付其他借貸利息部分	(24,236)	(15,117)
Payment for interest portion of bank borrowings	支付銀行借貸利息部分	(1,367)	(2,072)
Payment for interest portion of lease labilities	支付租賃負債利息部分	(426)	(593)
Net cash used in financing activities	融資活動所用之現金淨額	(215,134)	(106,899)
			L

		Notes 附註	2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$′000 千港元
Net (decrease)/increase in cash and cash equivalents	現金及現金等值項目之 (減少)/增加淨額		(71,544)	61,856
Cash and bank balances at beginning of year	年初之現金及銀行結存		116,364	54,032
Effect of foreign exchange rates changes, net	外匯匯率變動之影響淨額		(4,070)	476
Cash and cash equivalents at end of year	年末之現金及現金等值項目		40,750	116,364
Analysis of balances of cash and cash equivalents	現金及現金等值項目結存之 分析			
Cash and bank balances	現金及銀行結存	27	62,388	116,364
Bank overdrafts	銀行透支	33	(21,638)	-
			40,750	116,364

Notes to the Consolidated Financial Statements 綜合財務報表附註

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

1. Corporate and group information

Central Wealth Group Holdings Limited (the "**Company**") is a limited liability company incorporated in Bermuda. The address of its registered office is Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda. The principal place of business of the Company is located at Unit 1801-2,18/F, Far East Finance Centre, No.16 Harcourt Road, Hong Kong.

The principal activity of the Company is investment holding. The Company and its subsidiaries (hereinafter collectively referred to as the "**Group**") are principally engaged in securities and futures dealing business, trading of debts and equity investments and money lending business. During the year ended 31 December 2022, the Group had expanded new business in the traditional Chinese medical industry in the People's Republic of China ("**PRC**") through acquisition of a subsidiary in the PRC.

Information about subsidiaries

Particulars of the Company's principal subsidiaries as at 31 December 2022 and 2021 are as follows:

1. 公司及集團資料

中達集團控股有限公司(「本公司」)為於百 慕達註冊成立之有限公司。其註冊辦事處 地址為Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda。本公司主要營 業地點位於香港夏慤道16號遠東金融中心 18樓1801-2室。

本公司主要業務為投資控股。本公司及其 附屬公司(下文統稱「本集團」)主要從事 證券及期貨買賣業務、債務買賣及股本投 資以及放貸業務。截至二零二二年十二月 三十一日止年度,本集團透過收購於中華 人民共和國(「中國」)的一間附屬公司,擴 張在中國中醫藥產業的新業務。

附屬公司之資料

於二零二二年及二零二一年十二月三十一 日,本公司主要附屬公司之詳情如下:

Percentage of equity attributable to the Company 本公司應佔股權之百分比

Name	Place of incorporation and business 註冊成立及	Issued ordinary/ registered share capital 已發行普通股/	Directly	Indirectly	Principal activities
公司名稱	業務經營地點	註冊股本	直接	間接	主要業務
Hoshing Limited*	British Virgin Islands	US\$1	100 (2021: 100)	-	Investment holding
Hoshing Limited*	英屬處女群島	1美元	100 (二零二一年:100)	-	投資控股
139 Enterprises Limited	Hong Kong	U\$\$2	-	100 (2021: 100)	Provision of administrative services
139企業有限公司	香港	2美元	-	100 (二零二一年:100)	提供行政服務
Chaifa Finance Limited	Hong Kong	HK\$2	-	100 (2021: 100)	Investment holding
預發財務有限公司	香港	2港元	-	100 (二零二一年:100)	投資控股
Central Wealth Infrastructure Investment Limited	British Virgin Islands/Hong Kong	US\$1	-	100 (2021: 100)	Investment in and trading of securities
中達基建投資有限公司	英屬處女群島/香港	1美元	-	100 (二零二一年:100)	投資及買賣證券
Desert Gold Limited	British Virgin Islands/Hong Kong	U\$\$1	-	100 (2021: 100)	Investment in and trading of securities
Desert Gold Limited	英屬處女群島/香港	1美元	-	100 (二零二一年:100)	投資及買賣證券
Top Billion Finance Limited	Hong Kong	HK\$2	-	100 (2021: 100)	Money lending
億峰財務有限公司	香港	2港元	-	100 (二零二一年:100)	放貨

Notes to the Consolidated Financial Statements 綜合財務報表附註

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

1. Corporate and group information (continued) Information about subsidiaries (continued)

1. 公司及集團資料(續) 附屬公司之資料(續)

Percentage of equity attributable to the Company 本公司應佔股權之百分比

Name 公司名稱	Place of incorporation and business 註冊成立及 業務經營地點	registered share capital 已發行普通股/ 註冊股本	Directly 直接	Indirectly 間接	Principal activities 主要業務
Winsey Enterprises Limited*	British Virgin Islands	US\$1	-	100 (2021: 100)	Investment holding
Winsey Enterprises Limited*	英屬處女群島	1美元	-	100 (二零二一年:100)	投資控股
Central Wealth Securities Investment Limited	Hong Kong	HK\$404,000,000	-	100 (2021: 100)	Brokerage and related services
中達證券投資有限公司	香港	404,000,000港元	-	100 (二零二一年:100)	經紀及相關服務
Central Wealth Futures Limited	Hong Kong	HK\$23,500,100	-	100 (2021: 100)	Brokerage and related services
中達期貨有限公司	香港	23,500,100港元	-	100 (二零二一年:100)	經紀及相關服務
Central Wealth Asset Management Limited	Hong Kong	HK\$10,000,000	-	100 (2021: 100)	Asset Management
中達資產管理有限公司	香港	10,000,000港元	-	100 (二零二一年:100)	資產管理
Instant Achieve Limited*	British Virgin Islands	US\$62,500	-	100 (2021: 100)	Investment holding
即達有限公司*	英屬處女群島	62,500美元	-	100 (二零二一年: 100)	投資控股
Greater China Income Fund	Cayman Islands	U\$\$3,552,974 [#] (2021: U\$\$4,912,974) [#]	-	100 (2021: 100)	Investment in and trading of debt instruments
Greater China Income Fund	開曼群島	3,552,974美元* (二零二一年: 4,912,974美元)*	-	100 (二零二一年: 100)	債務工具投資及買賣
Central Wealth Cornerstone (Shanghai) Consulting Co Ltd*	The Peoples Republic of China (the PRC)	RMB116,146,995 (2021: RMB95,154,923)	-	100 (2021: 100)	Advisory service in debt capital market and investment in the fund
中達基石(上海)企業諮詢有限公司*	中華人民共和國(中國)	人民幣116,146,995元 (二零二一年: 人民幣95,154,923元)	-	100 (二零二一年:100)	債務資本市場顧問服務及基金 投資
Youbeiqin (Guangdong) Medical Technology Co., Ltd.^	The Peoples Republic of China (the PRC)	RMB500,000 (2021: Nil)	-	51 (2021: Nil)	Trading of tradition Chinese medicines and supplements
廣東省友倍親醫藥科技有限公司^	中華人民共和國(中國)	人民幣500,000元 (二零二一年 : 無)	-	51 (二零二一年:無)	中藥及補品貿易
* Not audited by Mo member firm of the <i>N</i>					會計師事務所有限公司或 其他成員公司審核

Issued ordinary/

* The shares represented participating shares

^ On 21 February 2022, 51% of equity interest in the company was acquired by an indirectly wholly owned subsidiary

The above table lists the subsidiaries of the Company which, in the opinion of the directors of the Company, principally affected the results for the year or formed a substantial portion of the net assets of the Group. To give details of other subsidiaries would, in the opinion of the directors of the Company, result in particulars of excessive length. 於二零二二年二月二十一日,於該公司 51%的股權由一間間接全資擁有的附屬公 司收購

股份指參與股份

上表列出本公司董事認為對本年度本集團 業績有主要影響或構成本集團資產淨值主 要部分之本公司附屬公司。本公司董事認 為將其他附屬公司之資料列出會令篇幅過 於冗長。 Notes to the Consolidated Financial Statements 综合財務報表附註 For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

2. **Basis of preparation of financial statements** and principal accounting policies

These consolidated financial statements have been prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") (which include all Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards ("HKASs") and Interpretations) issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA"), accounting principles generally accepted in Hong Kong and the disclosure requirements of the Hong Kong Companies Ordinance. These consolidated financial statements also comply with the applicable disclosure provisions of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited ("Listing Rules").

They have been prepared under the historical cost convention, except for the equity, fund and debt investments and investment property which have been measured at fair values. These consolidated financial statements are presented in Hong Kong dollars ("HK\$"), which is the functional currency of the Company, and all values are rounded to the nearest thousand except when otherwise indicated.

Adoption of new and revised HKFRSs (a)

In the preparation of the consolidated financial statements for the year ended 31 December 2022, the Group has applied, for the first time, the following new and revised standards issued by the HKICPA.

Amendments to HKFRS 3	Reference to the Conceptual Framework
Amendment to HKFRS 16	Covid-19-Related Rent Concessions beyond 30 June 2021
Amendments to	Property, Plant and Equipment –
HKAS 16	Proceeds before Intended Use
Amendments to	Onerous Contracts – Cost of Fulfilling a
HKAS 37	Contract
Amendments to	Annual Improvements to HKFRSs 2018-
HKFRSs	2020
Amendments to	Merger Accounting for Common Control

AG 5 (Revised) Combination

The application of the new and amendments to HKFRSs in the current year has had no material impact on the Group's financial performance and positions for the current and prior years and/or on the disclosures set out in these consolidated financial statements.

財務報表編製基準及主要會計 2. 政策

此等綜合財務報表乃按照香港會計師公會 (「香港會計師公會」)頒佈之香港財務報告 準則(「**香港財務報告準則**」)(包括所有香 港財務報告準則、香港會計準則(「香港會 **計準則」**)及詮釋)、香港公認會計原則及香 港公司條例之披露規定而編製。此等綜合 財務報表亦遵守香港聯合交易所有限公司 證券上市規則(「上市規則」)之適用披露條 文。

此等綜合財務報表乃根據歷史成本法編製, 惟已按公平值計量之權益、基金及債務投 資以及投資物業除外。此等綜合財務報表 以本公司之功能貨幣港元(「港元」)列示, 除另有指明外,所有數值均約整至最接近 千位。

採納新訂及經修訂香港財務報告 (a) 進則

編製截至二零二二年十二月三十一日 || 年度綜合財務報表時,本集團已首 次應用以下由香港會計師公會頒佈之 新訂及經修訂準則。

香港財務報告準則 第3號之修訂	參照概念框架
香港財務報告準則	二零二一年六月三十日後之
第16號之修訂	Covid-19相關的租金寬減
香港會計準則	物業、廠房及設備一擬定
第16號之修訂	用途前的所得款項
香港會計準則 第37號之修訂	虧損合約-達成合約之成本
香港財務報告 準則之修訂	香港財務報告準則 二零一八年至二零二零年 週期之年度改進
會計指引第5號之	共同控制合併的合併會計
修訂(經修訂)	處理

於本年度採納新訂及經修訂香港財務 報告準則對本集團本年度及過往年度 之財務表現及狀況及/或此等綜合財 務報表所載之披露內容並無產生任何 重大影響。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

2. **Basis of preparation of financial statements** and principal accounting policies (continued)

(b) Basis of consolidation

The consolidated financial statements include the financial statements of the Company and its subsidiaries for the year ended 31 December 2022. A subsidiary is an entity (including a structured entity), directly or indirectly, controlled by the Company. Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee (i.e., existing rights that give the Group the current ability to direct the relevant activities of the investee).

When the Company has, directly or indirectly, less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- the contractual arrangement with the other vote (a) holders of the investee;
- (b) rights arising from other contractual arrangements; and
- the Group's voting rights and potential voting (C) rights.

The financial statements of the subsidiaries are prepared for the same reporting period as the Company, using consistent accounting policies. The results of subsidiaries are consolidated from the date on which the Group obtains control, and continue to be consolidated until the date that such control ceases.

Profit or loss and each component of other comprehensive income are attributed to the owners of the parent of the Group and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance. All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

財務報表編製基準及主要會計 2. 政策(續)

(b) 綜合賬目基準

综合財務報表包括本公司及其附屬公 司截至二零二二年十二月三十一日止 年度之財務報表。附屬公司為本公司 直接或間接控制之實體(包括結構性 **實體**)。當本集團因參與投資對象而 對可變回報承受風險或享有權利且有 能力透過其對投資對象之權力影響該 等回報(即賦予本集團現有能力指導 投資對象相關業務之現有權利)時, 即表明本集團控制投資對象。

倘本公司直接或間接擁有少於大多數 投資對象投票權或者類似權利,本集 團於評估其是否於投資對象有權力時 考慮所有相關事實及情況,包括:

- 與投資對象之其他投票權持有 (a) 人之合約安排;
- (b) 其他合約安排之權利;及
- 本集團投票權及潛在投票權。 (C)

附屬公司財務報表乃就與本公司相同 之報告期按相同會計政策編製。附屬 公司之業績自本集團取得控制權之日 起綜合入賬,並至該控制權終止為止 一百綜合入賬。

損益及其他全面收益各項目歸屬於本 集團母公司擁有人及非控股權益,即 使此舉造成非控股權益產生虧絀結餘。 所有與本集團成員公司之間交易相關 之集團內資產及負債、權益、收益、開 支及現金流量均於綜合入賬時悉數撇 銷。

Notes to the Consolidated Financial Statements 綜合財務報表附註

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

2. Basis of preparation of financial statements and principal accounting policies (continued) (b) Pasis of consolidation (continued)

(b) Basis of consolidation (continued)

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control described above. A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction.

If the Group loses control over a subsidiary, it derecognises (i) the assets (including goodwill) and liabilities of the subsidiary, (ii) the carrying amount of any non-controlling interest and (iii) the cumulative translation differences recorded in equity; and recognises (i) the fair value of the consideration received, (ii) the fair value of any investment retained and (iii) any resulting surplus or deficit in profit or loss. The Group's share of components previously recognised in other comprehensive income is reclassified to profit or loss or retained profits, as appropriate, on the same basis as would be required if the Group had directly disposed of the related assets or liabilities.

(c) Business combination and goodwill

The Group can elect to apply an optional concentration test, on a transaction-by-transaction basis, that permits a simplified assessment of whether an acquired set of activities and assets is not a business. The concentration test is met if substantially all of the fair value of the gross assets acquired is concentrated in a single identifiable asset or group of similar identifiable assets. The gross assets under assessment exclude cash and cash equivalents, deferred tax assets, and goodwill resulting from the effects of deferred tax liabilities. If the concentration test is met, the set of activities and assets is determined not to be a business and no further assessment is needed.

財務報表編製基準及主要會計 政策(續)

(b) 綜合賬目基準(續)

倘有事實及情況表明上文所述控制權 之三項要素中發生一項或多項變動, 本集團重新評估其是否失去對投資對 象之控制權。於附屬公司擁有權權益 之變動(並無失去控制權)於入賬時 列作權益交易。

倘本集團失去附屬公司之控制權,則 會終止確認(i)該附屬公司之資產(包 括商譽)及負債,(ii)任何非控股權益 之賬面值及(iii)計入權益之累計匯兑 差額;並確認(i)已收代價之公平值,(ii) 任何獲保留投資之公平值及(iii)計入 損益之任何相關盈餘或虧絀。倘本集 團已直接出售有關資產或負債,先前 於其他全面收益已確認的本集團應佔 成份,乃視乎情況按相同基準重新分 類至損益或保留溢利。

(c) 業務合併及商譽

本集團可選擇以逐項交易基準應用可 選集中度測試,可對所收購之一組活 動及資產是否並非一項業務作簡化評 估。倘所收購總資產的公平值幾乎全 部都集中在單一可識別資產或一組類 似可識別資產中,則符合集中度測試。 評估之總資產不包括現金及現金等價 物、遞延税項資產、及由遞延税項貨 債影響產生之商譽。倘符合集中度測 試,該組活動及資產被釐定為並非業 務及毋須作進一步評估。 Notes to the Consolidated Financial Statements 综合財務報表附註

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

2. Basis of preparation of financial statements and principal accounting policies (continued)

Business combination and goodwill (continued) (**c**) Business combinations are accounted for using the acquisition method. The consideration transferred is measured at the acquisition date fair value which is the sum of the acquisition date fair values of assets transferred by the Group, liabilities assumed by the Group to the former owners of the acquiree and the equity interests issued by the Group in exchange for control of the acquiree. For each business combination, the Group elects whether to measures the non-controlling interests in the acquiree that are present ownership interests and entitle their holders to a proportionate share of net assets in the event of liquidation either at fair value or at the proportionate share of the acquirees identifiable net assets. All other components of non-controlling interests are measured at fair value. Acquisition-related costs are expensed as incurred.

When the Group acquires a business, it assesses the financial assets and liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic circumstances and pertinent conditions as at the acquisition date. This includes the separation of embedded derivatives in host contracts of the acquiree.

If the business combination is achieved in stages, the previously held equity interest is remeasured at its acquisition date fair value and any resulting gain or loss is recognised in profit or loss.

Any contingent consideration to be transferred by the acquirer is recognised at fair value at the acquisition date. Contingent consideration classified as an asset or liability is measured at fair value with changes in fair value recognised in profit or loss. Contingent consideration that is classified as equity is not remeasured and subsequent settlement is accounted for within equity.

財務報表編製基準及主要會計 政策(續)

(c) 業務合併及商譽(續) 業務合併以購買法入賬。已轉讓代價 以收購日期的公平值計量,該公平值 為本集團所轉讓資產於收購日期的公 平值、本集團所承擔被收購方前擁有 人的負債,及本集團發行以換取被收 購方控制權的股本權益的總和。於各 業務合併中,本集團選擇是否以公平 價值或被收購方可識別資產淨值的應 佔比例,計量於被收購方屬現時擁有 權權益的非控股權益,並賦予持有人 權利,於清盤時按比例應佔資產淨值。 非控股權益的所有其他組成部分按公 平值計量。與收購相關的成本於產生 時列為支出。

> 當本集團收購一項業務時,其會根據 合約條款、於收購日期的經濟環境及 相關條件,評估金融資產及所承擔的 負債,以作出恰當分類及標示,其中 包括將被收購方主合約中的嵌入式衍 生工具進行分離。

> 倘業務合併分階段進行,則先前持有 的股本權益按收購日期的公平值重新 計量,由此產生的任何收益或虧損於 損益確認。

> 由收購方將予轉讓的任何或然代價將 於收購日期按公平值確認。分類為資 產或負債的或然代價根據公平值的變 動按公平值計量,並於損益確認變動。 分類為權益的或然代價不會重新計量, 其後結算於權益列賬。

Notes to the Consolidated Financial Statements 綜合財務報表附註

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

2. Basis of preparation of financial statements and principal accounting policies (continued)

(c) Business combination and goodwill (continued)

Goodwill is initially measured at cost, being the excess of the aggregate of the consideration transferred, the amount recognised for non-controlling interests and any fair value of the Group's previously held equity interests in the acquiree over the identifiable net assets acquired and liabilities assumed. If the sum of this consideration and other items is lower than the fair value of the net assets acquired, the difference is, after reassessment, recognised in profit or loss as a gain on bargain purchase.

After initial recognition, goodwill is measured at cost less any accumulated impairment losses. Goodwill is tested for impairment annually or more frequently if events or changes in circumstances indicate that the carrying value may be impaired. The Group performs its annual impairment test of goodwill as at 31 December. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash-generating units, or groups of cash-generating units, that are expected to benefit from the synergies of the combination, irrespective of whether other assets or liabilities of the Group are assigned to those units or groups of units.

Impairment is determined by assessing the recoverable amount of the cash-generating unit (group of cashgenerating units) to which the goodwill relates. Where the recoverable amount of the cash-generating unit (group of cash generating units) is less than the carrying amount, an impairment loss is recognised. An impairment loss recognised for goodwill is not reversed in a subsequent period.

Where goodwill has been allocated to a cash-generating unit (or group of cash generating units) and part of the operation within that unit is disposed of, the goodwill associated with the operation disposed of is included in the carrying amount of the operation when determining the gain or loss on the disposal. Goodwill disposed of in these circumstance is measured based on the relative value of the operation disposed of and the portion of the cash-generating unit retained.

財務報表編製基準及主要會計 政策(續)

(c) 業務合併及商譽(續)

商譽按成本進行初步計量,即已轉讓 代價、就非控股權益確認的金額及本 集團先前所持收購對象之股本權益公 平值總額超出所收購可識別資產淨值 及所承擔負債的差額。倘此代價及其 他項目的總和低於所收購資產淨值之 公平值,則於重新評估後的差額會於 損益確認為議價收購收益。

初步確認後, 商譽按成本減任何累計 減值虧損計量。商譽每年就減值進行 測試, 倘有事件或情況變化顯示賬面 值本集」就值,則進行更頻密測試。 有集團會於十二月三十一日進行商 響 務合併中購入的商譽由收購日期起, 分配至集團各現金產生單位(或現中 產生單位組別), 而不論本集單位或 單位組別。

減值按對與商譽有關之現金產生單位 (現金產生單位組別)可收回金額進行 之評估釐定。倘現金產生單位(現金 產生單位組別)之可收回金額少於其 賬面值,則確認減值虧損。就商譽確 認的減值虧損不會於其後期間撥回。

商譽被分配至現金產生單位(或現金 產生單位組別)且該單位的某部分業 務被出售時,則於釐定出售之收益或 虧損時,與出售業務相關的商譽計入 該業務之賬面值。在此等情況下出售 之商譽將以出售業務和保留的現金產 生單位部分相對價值為基準計量。 For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

2. **Basis of preparation of financial statements** and principal accounting policies (continued) (d) Investment in an associate

An associate is an entity in which the Group has a long term interest of generally not less than 20% of the equity voting rights and over which it is in a position to exercise significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee, but is not control or joint control over those policies.

The Group's investment in an associate is stated in the consolidated statement of financial position at the Group's share of net assets under the equity method of accounting, less any impairment losses.

The Group's share of the post-acquisition results and other comprehensive income of associates is included in the consolidated statement of profit or loss and consolidated statement of comprehensive income, respectively. In addition, when there has been a change recognised directly in the equity of the associate, the Group recognises its share of any changes, when applicable, in the consolidated statement of changes in equity. Unrealised gains and losses resulting from transactions between the Group and its associate is eliminated to the extent of the Group's investment in the associate, except where unrealised losses provide evidence of an impairment of the assets transferred. Goodwill arising from the acquisition of associate is included as part of the Group's investment in associate.

When the Group ceases to have significant influence over an associate, it is accounted for as a disposal of the entire interest in that investee, with a resulting gain or loss being the difference between the fair value of any retained interest and any proceeds from disposing of a part interest in the associate and the carrying amount of the investment at the date the equity method was discontinued, recognised in the consolidated profit or loss. Any interest retained in that former investee at the date when significant influence or joint control is lost is recognised at fair value and this amount is regarded as the fair value on initial recognition of a financial asset.

財務報表編製基準及主要會計 2. 政策(續)

(d) 於聯營公司之投資 聯營公司指本集團擁有一般不少於 20%股份投票權的長期權益,並可對 其行使重大影響力的實體。重大影響 指參與投資對象財政及經營決策的權 力,但非控制或聯合控制該等政策。

本集團於聯營公司之投資以權益會計 法按本集團應佔資產淨值減任何減值 虧損於綜合財務狀況表列賬。

本集團應佔聯營公司收購後業績及其 他全面收益分別計入綜合損益及綜合 全面收益表。此外,當直接於聯營公 司的權益確認一項變動,則本集團於 綜合權益變動表確認應佔任何變動(倘 適用)。本集團與其聯營公司進行交 易產生的未變現收益及虧損均按本集 團所佔聯營公司的投資抵銷,惟如有 證據顯示未變現虧損是由於所轉讓資 產出現減值則除外。收購聯營公司所 產生的商譽計入本集團於聯營公司投 資之一部分。

倘本集團不再對聯營公司有重大影響 力,其乃入賬為出售於該被投資公司 之全部權益,所產生的收益或虧損(即 任何保留權益之公平值與出售聯營公 司之部分權益之任何所得款項,以及 投資於不再使用權益法當日之賬面值 之差額)將於綜合損益中確認。任何 在喪失重大影響力或共同控制權之日 仍保留在該前度被投資公司之權益乃 按公平值確認,而此金額被視為初步 確認金融資產之公平值。

Notes to the Consolidated Financial Statements 綜合財務報表附註

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

2. Basis of preparation of financial statements and principal accounting policies (continued)

(e) **Property, plant and equipment and depreciation** Property, plant and equipment are stated at cost less accumulated depreciation and any impairment losses. The cost of an item of property, plant and equipment comprises its purchase price and any directly attributable costs of bringing the asset to its working condition and location for its intended use.

Expenditure incurred after items of property, plant and equipment have been put into operation, such as repairs and maintenance, is normally charged to the statement of profit or loss in the period in which it is incurred. In situations where the recognition criteria are satisfied, the expenditure for a major inspection is capitalised in the carrying amount of the asset as a replacement. Where significant parts of property, plant and equipment are required to be replaced at intervals, the Group recognises such parts as individual assets with specific useful lives and depreciates them accordingly.

Depreciation is calculated on the straight-line basis to write off the cost of each item of property, plant and equipment to its residual value over the following estimated useful life. The principal annual rates used for this purpose are as follows:

Leasehold improvements	Over the remaining lease terms or 3 years, whichever is shorter
Motor vehicles, furniture, fixtures and equipment	3 to 5 years

Where parts of an item of property, plant and equipment have different useful lives, the cost of that item is allocated on a reasonable basis among the parts and each part is depreciated separately. Residual values, useful lives and the depreciation method are reviewed, and adjusted if appropriate, at least at each financial year end.

2. 財務報表編製基準及主要會計 政策(續)

(e) 物業[、]廠房及設備以及折舊

物業、廠房及設備按成本減累計折舊 及任何減值虧損入賬。物業、廠房及 設備項目之成本包括其購入價格及促 使資產達致其運作狀況及送至合適地 點供其預定用途之任何應佔直接成本。

於物業、廠房及設備項目投產後所產 生之開銷,例如維修保養,一般於產 生支出之期間計入損益表。倘能符合 確認條件,重大檢查的開支可於資產 賬面值資本化以作代替。倘物業、廠 房及設備的主要部分須定期替換,本 集團會確認該等部分為有特定使用年 期的個別資產,並對其作出相應折舊。

每項物業、廠房及設備於計及其剩餘 價值後,均按其估計可使用年期以直 線法撇銷其成本。所採用主要年折舊 率如下:

租賃物業裝修	尚餘之租賃年期或3年, 以較短時間為準
汽車、傢俬、 裝置及設備	3至5年

倘物業、廠房及設備項目各部分有不 同使用年期,該項目之成本則按合理 基準分配至各相關項目,折舊亦分別 按此成本或評估值計算。剩餘價值、 可使用年期及折舊方法至少於各財政 年度末予以檢討,若有需要,則進行 調整。 For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

2. Basis of preparation of financial statements and principal accounting policies (continued)

(e) **Property, plant and equipment and depreciation** (continued)

An item of property, plant and equipment including any significant part initially recognised is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss on disposal or retirement recognised in the statement of profit or loss in the year the asset is derecognised is the difference between the net sales proceeds and the carrying amount of the relevant asset.

(f) Investment property

Investment property is interests in land and buildings (including the leasehold interest under an operating lease for a property which would otherwise meet the definition of an investment property) held to earn rental income and/or for capital appreciation, rather than for use in the production or supply of goods or services or for administrative purposes; or for sale in the ordinary course of business. Such properties are measured initially at cost, including transaction costs. Subsequent to initial recognition, investment property is stated at fair value, which reflects market conditions at the end of the reporting period.

Gains or losses arising from changes in the fair values of investment property is included in the consolidated statement of profit or loss in the year in which they arise.

Any gains or losses on the retirement or disposal of an investment property is recognised in the consolidated statement of profit or loss in the year of the retirement or disposal.

(g) Intangible assets (other than goodwill)

Intangible assets acquired separately are measured on initial recognition at cost. The cost of intangible assets acquired in business combination is the fair value at the date of acquisition. The useful lives of intangible assets are assessed to be either finite or indefinite. Intangible assets with finite lives are subsequently amortised over the useful economic life and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortisation period and the amortisation method for an intangible asset with a finite useful life are reviewed at least at each financial year end.

2. 財務報表編製基準及主要會計 政策(續)

(e) 物業、廠房及設備以及折舊(續)

物業、廠房及設備項目(包括任何初 步確認之重大部分)於出售或倘預期 使用或出售資產不會產生未來經濟利 益時終止確認。在資產終止確認年度 內因出售或報廢而產生之任何收益或 虧損按出售所得款項淨額與相關資產 之賬面值之差額計算,並於損益表內 確認。

(f) 投資物業

投資物業為於持作賺取租金收入及/ 或資本增值而非用於生產或提供貨品 或服務或供行政用途或於一般業務過 程中出售之土地及樓宇之權益,包括 符合投資物業定義之物業之經營租賃 項下租賃權益。有關物業初步按成本 (包括交易成本)計量。初步確認後, 投資物業按反映報告期末市況之公平 值列賬。

投資物業公平值變動產生之收益或虧 損計入產生年度之綜合損益表。

廢棄或出售投資物業之任何收益或虧 損於廢棄或出售年度之綜合損益表中 確認。

(g) 無形資產(除商譽外)

個別收購之無形資產於初步確認時按 成本計量。業務合併所收購無形資產 之成本為收購日期之公平值。無形資 產之使用年期分為有限或無限。使用 年期有限之無形資產其後於使用經濟 年期攤銷,並於有跡象顯示無形資產 可能減值時進行減值評估。使用年期 有限之無形資產之攤銷期及攤銷方法 至少於各財政年度末檢討一次。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

2. Basis of preparation of financial statements and principal accounting policies (continued)

(h) Impairment of non-financial assets

Where an indication of impairment exists, or when annual impairment testing for an asset is required (other than financial assets deferred tax assets and investment property), the recoverable amount of the asset is estimated. An assets recoverable amount is the higher of the value in use of the asset or cashgenerating unit to which it belongs and its fair value less costs to sell, and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets, in which case the recoverable amount is determined for the cash-generating unit to which the asset belongs.

An impairment loss is recognised only if the carrying amount of an asset exceeds its recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. An impairment loss is charged to the consolidated statement of profit or loss in the period in which it arises in those expense categories consistent with the function of the impaired asset.

An assessment is made at the end of each reporting period as to whether there is any indication that previously recognised impairment losses may no longer exist or may have decreased. If such indication exists, the recoverable amount is estimated. A previously recognised impairment loss of an asset other than goodwill is reversed only if there has been a change in the estimates used to determine the recoverable amount of that asset, but not to an amount higher than the carrying amount that would have been determined (net of any depreciation), had no impairment loss been recognised for the asset in prior years. A reversal of such impairment loss is credited to the consolidated statement of profit or loss in the period in which it, unless the asset is carried at a revalued amount, in which case the reversal of the impairment loss is accounted for in accordance with the relevant accounting policy for that revalued asset.

財務報表編製基準及主要會計 政策(續)

(h) 非金融資產減值

倘有跡象顯示出現減值或須就資產進 行年度減值測試(金融資產、遞延税 項資產及投資物業除外),則會估計 資產的可收回金額。資產的可收回金 額按資產或現金產生單位的使用價值 及其公平值(以較高者為準)減出售 成本計算,並就個別資產釐定,除非 有關資產並無產生在頗大程度上獨立 於其他資產或資產類別的現金流入, 在此情況下,可收回金額乃就資產所 屬現金產生單位釐定。

減值虧損僅於資產賬面值超逾可收回 金額時確認。評估使用價值時,估計 日後現金流量按可反映現時市場評估 的貨幣時間價值及資產特定風險的税 前折現率折現至其現值。減值虧損於 產生期間自綜合損益表內與減值資產 功能一致的開支類別扣除。

於各報告期末進行評估,以確定是否 有以往已確認之減值虧損不再存在或 已減少的情況。倘有該等情況出現, 則估計可收回金額。過往確認資產(商 層除外)之減值虧損僅於釐定該資 可收回金額之估計出現變動時方予超 假設過往年度並無確認資產減值虧」之 驗回後的金額不得虧」之驗 假設這虧損之撥回後的金額不得虧」之 調 這 方 過損 益表內,除非資產按重估金額列 賬,在此情況下減值虧損撥回根據該 重估資產的相關會計政策入賬。

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2. Basis of preparation of financial statements and principal accounting policies (continued)

(i) Investments and other financial assets

Initial recognition and measurement

The classification of financial assets at initial recognition depends on the financial assets contractual cash flow characteristics and the Group's business model for managing them. Trade receivables that do not contain a significant financing component or for which the Group has applied the practical expedient are measured at the transaction price determined under HKFRS 15 in accordance with the policies set out for Revenue recognition below. Transaction costs that are directly attributable to the acquisition of financial assets (other than financial assets at fair value through profit or loss) are added to the fair value of the financial assets, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets at fair value through profit or loss are recognised immediately in profit or loss.

In order for a financial asset to be classified and measured at amortised cost or fair value through other comprehensive income, it needs to give rise to cash flows that are solely payments of principal and interest ("**SPPI**") on the principal amount outstanding.

The Group's business model for managing financial assets refers to how it manages its financial assets in order to generate cash flows. The business model determines whether cash flows will result from collecting contractual cash flows, selling the financial assets, or both.

All regular way purchases and sales of financial assets are recognised on the trade date, that is, the date that the Group commits to purchase or sell the asset. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the period generally established by regulation or convention in the marketplace.

Interest/dividend income which are derived from the Group's ordinary course of business are presented as revenue.

Subsequent measurement

Financial assets are classified as measured at amortised cost, fair value through other comprehensive income, and fair value through profit or loss. The subsequent measurement of financial assets depends on their classification as follows:

財務報表編製基準及主要會計 政策(續)

(i) 投資及其他金融資產 初步確認及計量

為使金融資產按攤銷成本或透過其他 全面收益按公平值列賬進行分類及計 量,需產生純粹為支付本金及未償還 本金利息(「**純粹為支付本金及利息**」) 的現金流量。

本集團管理金融資產的業務模式指其 如何管理其金融資產以產生現金流量。 業務模式確定現金流量是否來自收集 合約現金流量、出售金融資產,或兩 者兼有。

金融資產的所有一般買賣均於交易日 (即本集團承諾購買或出售該資產之 日期)予以確認。一般買賣乃指按照 一般市場規定或慣例在一定期間內交 付資產之金融資產買賣。

來自本集團日常業務過程的利息/股 息收入呈報為收入。

其後計量

金融資產分類為按攤銷成本、透過其 他全面收益按公平值列賬及透過損益 按公平值列賬計量。金融資產的其後 計量按其分類進行,如下:

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

2. Basis of preparation of financial statements and principal accounting policies (continued)

(i) Investments and other financial assets (continued) Subsequent measurement (continued) Financial assets at amortised cost (debt instruments)

The Group measures financial assets at amortised cost if both of the following conditions are met:

- The financial asset is held within a business model with the objective to hold financial assets in order to collect contractual cash flows.
- The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Financial assets at amortised cost are subsequently measured using the effective interest method and are subject to impairment. Gains and losses are recognised in the statement of profit or loss when the asset is derecognised, modified or impaired.

Financial assets designated at fair value through other comprehensive income (equity investments)

Upon initial recognition, the Group can elect to classify irrevocably its equity investments as equity investments designated at fair value through other comprehensive income when they meet the definition of equity under HKAS 32 Financial Instruments: Presentation and are not held for trading. The classification is determined on an instrument-by-instrument basis.

Gains and losses on these financial assets are never recycled to the consolidated statement of profit or loss. Dividends are recognised as revenue in the consolidated statement of profit or loss when the right of payment has been established, it is probable that the economic benefits associated with the dividend will flow to the Group and the amount of the dividend can be measured reliably, except when the Group benefits from such proceeds as a recovery of part of the cost of the financial asset, in which case, such gains are recorded in other comprehensive income. Equity investments designated at fair value through other comprehensive income are not subject to impairment assessment. 財務報表編製基準及主要會計 政策(續)

(i) 投資及其他金融資產(續) 其後計量(續) 按攤銷成本計量的金融資產(債務工 具)

倘滿足以下兩個條件,本集團將按攤 銷成本計量金融資產:

- 於旨在持有金融資產以收取合約現金流量的業務模式中持有的金融資產。
- 金融資產的合約條款於特定日 期產生的現金流量純粹為支付 本金及未償還本金的利息。

按攤銷成本計量的金融資產其後使用 實際利率法計量,並可能受減值影響。 當資產終止確認、修訂或減值時,收 益及虧損於損益表中確認。

指定為透過其他全面收益按公平值列 賬之金融資產(股本投資)

於初步確認時,本集團可選擇於股本 投資符合香港會計準則第32號金融工 具:呈報項下的股本定義且並非持作 買賣時,將其股本投資不可撤回地分 類為指定透過其他全面收益按公平值 列賬的股本工具。分類乃按個別工具 基準釐定。

該等金融資產的收益及虧損概不會被 重新計入綜合損益表。當確立支付權, 與股息相關的經濟利益很可能流入本 集團,且股息的金額能夠可靠計量時, 股息於綜合損益表中確認為收入,惟 當本集團於作為收回金融資產一部分 成本的所得款項中獲益時則除外,於 此等情況下,該等收益於其他全面收 益入賬。指定透過其他全面收益按公 平值列賬的股本投資毋須進行減值評 估。

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2. Basis of preparation of financial statements and principal accounting policies (continued)

(i) Investments and other financial assets (continued)

Financial assets at fair value through profit or loss Financial assets at fair value through profit or loss include financial assets held for trading, financial assets designated upon initial recognition at fair value through profit or loss, or financial assets mandatorily required to be measured at fair value. Financial assets are classified as held for trading if they are acquired for the purpose of selling or repurchasing in the near term. Derivatives, including separated embedded derivatives, are also classified as held for trading unless they are designated as effective hedging instruments. Financial assets with cash flows that are not solely payments of principal and interest are classified and measured at fair value through profit or loss, irrespective of the business model. Notwithstanding the criteria for debt instruments to be classified at amortised cost or at fair value through other comprehensive income, as described above, debt instruments may be designated at fair value through profit or loss on initial recognition if doing so eliminates, or significantly reduces, an accounting mismatch.

Financial assets at fair value through profit or loss are carried in the consolidated statement of financial position at fair value with net changes in fair value recognised in the consolidated statement of profit or loss.

This category includes derivative instruments and equity investments which the Group had not irrevocably elected to classify at fair value through other comprehensive income. Dividends on equity investments classified as financial assets at fair value profit or loss are also recognised as revenue in the consolidated statement of profit or loss when the right of payment has been established, it is probable that the economic benefits associated with the dividend will flow to the Group and the amount of the dividend can be measured reliably.

財務報表編製基準及主要會計 政策(續)

(i) 投資及其他金融資產(續) 透過損益按公平值列賬之金融資產 透過損益按公平值列賬的金融資產包 括持作買賣的金融資產,於初始確認 時指定透過損益按公平值列賬的金融 資產,或強制要求按公平值計量的金 融資產。倘為於近期出售或購回而收 購金融資產,則該等金融資產分類為 持作買賣。衍生工具(包括獨立嵌入 式衍生工具)亦分類為持作買賣,惟 該等衍生工具被指定為有效對沖工具 則除外。現金流量並非純粹支付本金 及利息的金融資產,不論其業務模式 如何,均按透過損益按公平值列賬分 類及計量。儘管如上文所述債務工具 可按攤銷成本或透過其他全面收益按 公平值列賬分類,但於初始確認時, 倘能夠消除或顯著減少會計錯配,則 債務工具可指定為透過損益按公平值 列賬。

透過損益按公平值列賬的金融資產按 公平值於綜合財務狀況表列賬,而公 平值變動淨額於綜合損益表中確認。

該類別包括本集團並無不可撤回地選 擇分類為透過其他全面收益按公平值 列賬之衍生工具及股本投資。分類為 透過損益按公平值列賬之金融資產的 股本投資股息於取得股息付款的權利 確立,與股息相關的經濟利益很可能 流入本集團,且股息的金額能夠可靠 計量時亦於綜合損益表內確認為收入。

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2. Basis of preparation of financial statements and principal accounting policies (continued)

(i) Investments and other financial assets (continued) Financial assets at fair value through profit or loss

(continued)

A derivative embedded in a hybrid contract, with a financial liability or non-financial host, is separated from the host and accounted for as a separate derivative if the economic characteristics and risks are not closely related to the host; a separate instrument with the same terms as the embedded derivative would meet the definition of a derivative; and the hybrid contract is not measured at fair value through profit or loss. Embedded derivatives are measured at fair value with changes in fair value recognised in the consolidated statement of profit or loss. Reassessment only occurs if there is either a change in the terms of the contract that significantly modifies the cash flows that would otherwise be required or a reclassification of a financial asset out of the fair value through profit or loss category.

A derivative embedded within a hybrid contract containing a financial asset host is not accounted for separately. The financial asset host together with the embedded derivative is required to be classified in its entirety as a financial asset at fair value through profit or loss.

Derecognition of financial assets

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is primarily derecognised (i.e., removed from the Group's consolidated statement of financial position) when:

- the rights to receive cash flows from the asset have expired; or
- the Group has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a passthrough arrangement; and either (a) the Group has transferred substantially all the risks and rewards of the asset, or (b) the Group has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

財務報表編製基準及主要會計 政策(續)

(i) 投資及其他金融資產(續) 透過損益按公平值列賬之金融資產

(續)

當嵌入混合合約(包含金融負債或非 金融主體)的衍生工具具備與主體 動衍生工具具備與主備 與主體)的衍生工具人面險;具備 與 嵌入式衍生工具的定義;且混合合約 指透與主體分開並作為單獨衍生工 列賬之公平值計量獨衍生工 則聽之了衍生工具按公平值計量 。嵌入式衍生工具按公平值計量, 見其合約條款出現變動,大幅改變 動於綜合損益按公平值列賬的金融 資 產獲重新分類時,方進行重新評估。

嵌入混合合約(包含金融資產主體) 的衍生工具不予單獨列賬。金融資產 主體連同嵌入式衍生工具須整體分類 為透過損益按公平值列賬。

終止確認金融資產

金融資產(或(如適用)一項金融資產 的一部分或一組同類金融資產的一部 分)主要在下列情況終止確認(即自 本集團綜合財務狀況表移除):

- 收取該項資產所得現金流量的 權利已屆滿;或
- 本集團已轉讓自資產收取現金 流量的權利,或根據一項「轉付」 安排,在未有嚴重延緩第三方的 情況下,已承擔全數支付已收取 現金流量的責任;及(a)本集團 已轉讓該項資產的絕大部分風 險及回報,或(b)本集團既無轉 讓亦無保留該項資產絕大部分 風險及回報,但已轉讓該項資產 的控制權。

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2. Basis of preparation of financial statements and principal accounting policies (continued)

(i) Investments and other financial assets (continued) Derecognition of financial assets (continued)

When the Group has transferred its rights to receive cash flows from an asset or has entered into a passthrough arrangement, it evaluates if, and to what extent, it has retained the risk and rewards of ownership of the asset. When it has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control of the asset, the Group continues to recognise the transferred asset to the extent of the Group's continuing involvement. In that case, the Group also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Group has retained.

Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Group could be required to repay.

(j) Impairment of financial assets

The Group recognises an allowance for ECLs for all debt instruments not held at fair value through profit or loss. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive, discounted at an approximation of the original effective interest rate. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

財務報表編製基準及主要會計 政策(續)

(i) 投資及其他金融資產(續) 終止確認金融資產(續) 如本集團已轉讓其收取該項資產所得 現金流量的權利或已訂立轉付安排, 需評估有否保留該資產所有權之風險 及回報及其水平。當並無轉讓或保留 該項資產的絕大部分風險及回報,且 並無轉讓該項資產的控制權,本集團 繼續確認已轉讓資產,惟以本集團持 續參與為限。在此情況下,本集團亦 確認相關負債。已轉讓資產及相關負 債按反映本集團所保留權利及責任之

以擔保方式繼續參與已轉讓資產,乃 按該資產之原賬面值及本集團可被要 求償還代價最高金額兩者中之較低者 計量。

(j) 金融資產減值

基準計量。

本集團對並非透過損益按公平值列賬 的所有債務工具確認預期信貸虧損撥 備。預期信貸虧損乃基於根據合約到 期的合約現金流量與本集團預期收取 的所有現金流量之間的差額而釐定, 並以原實際利率的近似值貼現。預期 現金流量將包括出售所持抵押品的現 金流量或組成合約條款的其他信貸增 級。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

2. Basis of preparation of financial statements and principal accounting policies (continued)

(j) Impairment of financial assets (continued)

General approach

ECLs are recognised in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12 months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime ECL).

At each reporting date, the Group assesses whether the credit risk on a financial instrument has increased significantly since initial recognition. When making the assessment, the Group compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition and considers reasonable and supportable information that is available without undue cost or effort, including historical and forward-looking information.

For financial assets, except for receivables from margin clients and receivables from cash clients, the Group considers that there has been a significant increase in credit risk when contractual payments are more than 30 days past due. The Group considers these financial assets are in default when contractual payments are 90 days past due. However, in certain cases, the Group may also consider a financial asset to be in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full taking into account any credit enhancements held by the Group. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows.

財務報表編製基準及主要會計 政策(續)

(j) 金融資產減值(續) 一般方法

預期信貸虧損分兩個階段進行確認。 就自初步確認後的信貸風險並無重大 增加之信貸風險而言,對於未來12個 月之可能違約事件產生之信貸虧損作 出預期信貸虧損撥備(12個月預期信 貸虧損)。就自初步確認後的信貸風 險已出現重大增加之該等信貸風險而 言,須對預期於風險之餘下年期之信 貸虧損作出虧損撥備,而不論違約時 間(全期預期信貸虧損)。

於各報告日期,本集團評估金融工具 之信貸風險是否已自初步確認後大幅 增加。於作出評估時,本集團將金融 工具於報告日期發生違約風險與金融 工具於初步確認日期發生違約風險進 行比較,並考慮毋須過度耗費成本或 努力而取得之合理且具支持之資料, 包括過往及前瞻性資料。

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2. Basis of preparation of financial statements and principal accounting policies (continued)

(j) Impairment of financial assets (continued)

General approach (continued)

For receivables from margin client and cash clients, the Group considers there has been a significant increase in credit risk when clients cannot meet the margin call requirement and uses the loan-to-collateral value ("LTV") to make its assessment. However, in certain cases, the Group may also consider a margin client receivable to be in default when there is a margin shortfall which indicates the Group is unlikely to receive the outstanding contractual amounts in full taking into account the pledged securities held by the Group. A margin client receivable is written off when there is no reasonable expectation of recovering the contractual cash flows.

Financial assets at amortised cost are subject to impairment under the general approach and they are classified within the following stages for measurement of ECLs except for trade receivables and contract assets which apply the simplified approach as detailed below.

- Stage 1 Financial instruments for which credit risk has not increased significantly since initial recognition and for which the loss allowance is measured at an amount equal to 12-month ECLs.
- Stage 2 Financial instruments for which credit risk has increased significantly since initial recognition but that are not credit-impaired financial assets and for which the loss allowance is measured at an amount equal to lifetime ECLs.
- Stage 3 Financial assets that are credit-impaired at the reporting date (but that are not purchased or originated credit-impaired) and for which the loss allowance is measured at an amount equal to lifetime ECLs.

財務報表編製基準及主要會計 政策(續)

(j) 金融資產減值(續) 一般方法(續)

對於保證金客戶及現金客戶應收款項, 當客戶未滿足保證金追加要求時,本 集團認為信貸風險大幅增加並使用 就與抵押品價值比率(「貸款與抵押品價值比率(「貸款與抵押品價值比率(「貸款與抵押品價值比率(「貸款與抵押 品價況下,保證金短缺即表明本 情況下,保證金短缺即表的金額(經 考集團持有之抵押證券後)時, 本集團有之抵押證券後)時, 本集之抵押證券後)時, 漸銷保證金客戶應收款 項。

按攤銷成本計量之金融資產須根據一 般方法予以減值,除應收貿易賬款及 合約資產應用下文詳述的簡化方法外, 預期信貸虧損的計量於以下階段進行 分類。

- 第一階段 信貸風險自初步確認以 來並未出現顯著增加的 金融工具,虧損撥備按相 等於十二個月預期信貸 虧損之金額計量。
- 第二階段 信貸風險自初步確認以 來出現顯著增加但並非 信貸減值金融資產的金 融工具,虧損撥備按相等 於按全期預期信貸虧損 之金額計量。
- 第三階段 於報告日期已信貸減值 (並非購買或原信貸減 值)的金融資產,虧損撥 備按相等於按全期預期 信貸虧損之金額計量。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

2. Basis of preparation of financial statements and principal accounting policies (continued)

(j) Impairment of financial assets (continued)

Simplified approach

For trade receivables and contract assets that do not contain a significant financing component or when the Group applies the practical expedient of not adjusting the effect of a significant financing component, the Group applies the simplified approach in calculating ECLs. Under the simplified approach, the Group does not track changes in credit risk, but instead recognises a loss allowance based on lifetime ECLs at each reporting date. The Group has applied loss rates which are reference to the default rates from international credit rating agencies, adjusted for forward-looking factors specific to the debtors and the economic environment.

(k) Financial liabilities

Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings, payables, or as derivatives designated as hedging instruments in an effective hedge, as appropriate.

All financial liabilities are recognised initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

The Group's financial liabilities include trade and other payables, accruals, lease liabilities, third party interests in consolidated investment fund, bank overdrafts and interest-bearing bank and other borrowings, and note payable.

Subsequent measurement

The subsequent measurement of financial liabilities depends on their classification as follows:

Loans and borrowings

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortised cost, using the effective interest rate method unless the effect of discounting would be immaterial, in which case they are stated at cost. Gains and losses are recognised in the statement of profit or loss when the liabilities are derecognised as well as through the effective interest rate amortisation process.

財務報表編製基準及主要會計 政策(續)

(j) 金融資產減值(續) 簡化方式

對於並無重大融資成分或本集團應用 可行權宜方法不調整重大融資成分影 響的應收貿易賬款及合約資產,本集 團應用簡化方法計算預期信貸虧損。 根據簡化方法,本集團並無追蹤信貸 風險的變動,而是根據各報告日期的 全期預期信貸虧損確認虧損撥備。本 集團已採用虧損率,其乃參照國際信 貸評級機構作出之違約率並按債務人 特定前瞻性因素及經濟環境作出調整。

(k) **金融負債** 初步確認及計量

金融負債初始確認時歸類為透過損益 按公平值列賬之金融負債、貸款及借 貸、應付款項或指定為有效對沖之對 沖工具之衍生工具(如適用)。

所有金融負債初步按公平值確認及倘 為貸款及借貸及應付款項,則應扣除 直接應佔交易成本。

本集團的金融負債包括應付貿易賬款 及其他應付款項、應計費用、租賃負 債、第三方於綜合投資基金之權益、 銀行透支以及計息銀行及其他借貸、 以及應付票據。

其後計量

金融負債按其分類之其後計量如下:

貸款及借貸

於初步確認後,計息貸款及借貸其後 以實際利率法按攤銷成本計量,除非 折現影響甚微,在此情況下則按成本 列賬。終止確認負債及透過實際利率 法攤銷過程中產生之收益及虧損於損 益表中確認。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

2. **Basis of preparation of financial statements** and principal accounting policies (continued)

(k) Financial liabilities (continued)

Subsequent measurement (continued) Loans and borrowings (continued)

Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the effective interest rate. The effective interest rate amortisation is included in finance costs in the statement of profit or loss.

Derecognition of financial liabilities

A financial liability is derecognised when the obligation under the liability is discharged or cancelled, or expires.

When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and a recognition of a new liability, and the difference between the respective carrying amounts is recognised in the statement of profit or loss.

Modification of financial liabilities

Except for changes in the basis for determining the contractual cash flows as a result of interest rate benchmark reform in which the Group applies the practical expedient, when the contractual terms of a financial liability are modified, the Group assess whether the revised terms result in a substantial modification from original terms taking into account all relevant facts and circumstances including qualitative factors. If qualitative assessment is not conclusive, the Group considers that the terms are substantially different if the discounted present value of the cash flows under the new terms, including any fees paid net of any fees received, and discounted using the original effective interest rate, is at least 10 percent different from the discounted present value of the remaining cash flows of the original financial liability. Accordingly, such modification of terms is accounted for as an extinguishment, any costs or fees incurred are recognised as part of the gain or loss on the extinguishment. The exchange or modification is considered as non-substantial modification when such difference is less than 10 per cent.

財務報表編製基準及主要會計 2. 政策(續)

(k) 金融負債(續) 其後計量(續) 貸款及借貸(續)

計算攤銷成本時會考慮收購所產生任 何折讓或溢價,以及作為實際利率一 部分之費用或成本。實際利率攤銷計 入損益表之財務費用。

終止確認金融負債

當負債下的義務被解除、取消或期滿 時終止確認該金融負債。

倘若一項現有金融負債被來自同一貸 款方且大部分條款均有差別之另一項 金融負債所取代,或現有負債之條款 被大幅修改,此種置換或修改作終止 確認原有負債並確認新負債處理,而 兩者賬面值之間的差額於損益表確認。

修訂金融負債

除因利率基準改革而導致確定合同現 金流量的基礎發生變化外(在該等情 況下,本集團採用簡化方法),當金融 負債的合同條款被修訂時,本集團將 考慮所有相關事實和情況(包括定性 因素),評估修訂後的條款是否導致 對原始條款的實質性修訂。如果沒有 確鑿的定性評估,倘根據新條款現金 流量的折現現值(包括所付按原實際 利率折現的任何費用(已扣除所收費 用))與原金融負債剩餘現金流量的 折現現值至少有10%差別,則假設該 等條款大不相同。因此,該等條款的 修訂作為終止確認核算入賬,產生的 任何成本或費用確認為減少的損益的 一部分。如果交易或修訂的差額低於 10%,則視為非實質性修訂。

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2. Basis of preparation of financial statements and principal accounting policies (continued)

(k) Financial liabilities (continued)

Modification of financial liabilities (continued)

For non-substantial modifications of financial liabilities that do not result in derecognition, the carrying amount of the relevant financial liabilities will be calculated at the present value of the modified contractual cash flows discounted at the financial liabilities' original effective interest rate. Transaction costs or fees incurred are adjusted to the carrying amount of the modified financial liabilities and are amortised over the remaining term. Any adjustment to the carrying amount of the financial liability is recognised in profit or loss at the date of modification.

Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the statement of financial position if there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, or to realise the assets and settle the liabilities simultaneously.

(I) Leases

Definition of a lease

A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

The Group as a lessee

Allocation of consideration to components of a contract

For a contract that contains a lease component and one or more additional lease or non-lease components, the Group allocates the consideration in the contract to each lease component on the basis of the relative standalone price of the lease component and the aggregate stand-alone price of the non-lease components, including contract for acquisition of ownership interests of a property which includes both leasehold land and non-lease building components, unless such allocation cannot be made reliably.

財務報表編製基準及主要會計 政策(續)

(k) 金融負債(續) 修訂金融自債(續)

就不會導致終止確認的金融負債非重 大修訂,相關金融負債的賬面值將按 金融負債原實際利率貼現的經修訂合 同現金流現值計算。所產生交易成本 或費用調整至經修訂金融負債的賬面 值及於餘下期間攤銷。任何金融負債 賬面值的調整於修訂日期於損益確認。

金融工具之抵銷

倘於現時有可依法執行之權利抵銷已 確認金額,及有意作淨額結算或同時 變現資產及清償負債時,金融資產及 金融負債方可互相抵銷,並按淨值呈 報於財務狀況表內。

(I) 租賃

租賃的定義 倘合約為換取代價而給予在一段時間 內控制可識別資產使用的權利,則該 合約為租賃或包含租賃。

本集團作為承租人 將代價分配至合約組成部分

對於包含一項租賃組成部分及一項或 多項額外租賃或非租賃組成部分的合 約,本集團根據租賃組成部分的相對 單獨價格及非租賃組成部分的單獨價 格總和將合約代價分配至各個租賃組 成部分,包括收購一項物業(包括租 賃土地及非租賃樓宇組成部分)的所 有權權益的合約,惟不能可靠分配則 除外。

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2. Basis of preparation of financial statements and principal accounting policies (continued)

(I) Leases (continued)

The Group as a lessee (continued) Allocation of consideration to components of a contract (continued)

As a practical expedient, leases with similar characteristics are accounted on a portfolio basis when the Group reasonably expects that the effects on the consolidated financial statements would not differ materially from individual leases within the portfolio.

Short-term leases and leases of low-value assets

The Group applies the short-term lease recognition exemption to leases of premises that have a lease term of 12 months or less from the commencement date and do not contain a purchase option. It also applies the recognition exemption for lease of low-value assets. Lease payments on short-term leases and leases of lowvalue assets are recognised as expense on a straight-line basis or another systematic basis over the lease term.

Right-of-use assets

The cost of right-of-use asset includes:

- the amount of the initial measurement of the lease liability;
- any lease payments made at or before the commencement date, less any lease incentives received;
- any initial direct costs incurred by the Group; and
- an estimate of costs to be incurred by the Group in dismantling and removing the underlying assets, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease.

財務報表編製基準及主要會計 政策(續)

(1) 租賃(續)
 本集團作為承租人(續)
 將代價分配至合約組成部分(續)

作為可行權宜方法,具有類似特徵的 租賃於本集團合理預期其對綜合財務 報表的影響將不會與組合內個別租賃 出現重大差異時按組合基準入賬。

短期租賃及低價值資產租賃

本集團對租期自開始日期起為期12個 月或以下且不包含購買選擇權的物業 租賃應用短期租賃確認豁免。本集團 亦對低價值資產租賃應用確認豁免。 短期租賃及低價值資產租賃的租賃款 項於租期內按直線法或其他系統的方 法確認為開支。

使用權資產

使用權資產成本包括:

- 租賃負債的初始計量金額;
- 於開始日期或之前作出的任何 租賃付款減任何已收租賃優惠;
- 本集團產生的任何初始直接成本;及
- 本集團於拆卸及移除相關資產、 恢復所在地點或將相關資產恢 復至租賃條款及條件所規定狀 態時產生的成本估計。

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2. Basis of preparation of financial statements and principal accounting policies (continued)

(I) Leases (continued)

The Group as a lessee (continued) Right-of-use assets (continued)

Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities.

Right-of-use assets in which the Group is reasonably certain to obtain ownership of the underlying leased assets at the end of the lease term are depreciated from commencement date to the end of the useful life. Otherwise, right-of-use assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term.

Lease liabilities

At the commencement date of a lease, the Group recognises and measures the lease liability at the present value of lease payments that are unpaid at that date. In calculating the present value of lease payments, the Group uses the incremental borrowing rate at the lease commencement date if the interest rate implicit in the lease is not readily determinable.

The lease payments include:

- fixed payments (including in-substance fixed payments) less any lease incentives receivable;
- variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date;
- amounts expected to be payable by the Group under residual value guarantees;
- the exercise price of a purchase option if the Group is reasonably certain to exercise the option; and
- payments of penalties for terminating a lease, if the lease term reflects the Group exercising an option to terminate the lease.

財務報表編製基準及主要會計 政策(續)

(l) 租賃(續)

本集團作為承租人(續) 使用權資產(續)

使用權資產按成本減任何累計折舊及 減值虧損計量,並就任何重新計量租 賃負債作出調整。

倘本集團合理確定於租期結束時取得 相關租賃資產所有權,則使用權資產 於開始日期至可使用年期結束期間折 舊。否則,使用權資產於其估計可使 用年期及租期(以較短者為準)按直 線法折舊。

租賃負債

於租賃開始日期,本集團按該日未償 付租賃付款的現值確認及計量租賃負 債。計算租賃付款的現值時,倘租賃 隱含利率不易釐定,則本集團應用租 賃開始日期的增量借款利率計算。

租賃付款包括:

- 固定付款(包括實質固定付款) 減任何應收租賃優惠;
- 按開始日期之某一指數或利率 初步計量的浮動租賃付款(取決 於該指數或利率);
- 本集團根據剩餘價值擔保預期 將支付的款項;
- 該購買選擇權的行使價(倘本集 團合理確定行使選擇權);及
- 終止租賃的罰款付款(倘租賃期 反映本集團行使選擇權終止租 賃)。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

2. Basis of preparation of financial statements and principal accounting policies (continued)

(I) Leases (continued)

The Group as a lessee (continued) Lease liabilities (continued)

After the commencement date, lease liabilities are adjusted by interest accretion and lease payments.

The Group as a lessor Classification and measurement of leases

Leases for which the Group is a lessor are classified as finance or operating leases. Whenever the terms of the lease transfer substantially all the risks and rewards incidental to ownership of an underlying asset to the lessee, the contract is classified as a finance lease. All other leases are classified as operating leases.

Rental income from operating leases is recognised in profit or loss on a straight-line basis over the term of the relevant lease. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset, and such costs are recognised as an expense on a straight-line basis over the lease term except for investment properties measured under fair value model. Variable lease payments for operating leases that depend on an index or a rate are estimated and included in the total lease payments to be recognised on a straight-line basis over the lease term. Variable lease payments that do not depend on an index or a rate are recognised as income when they arise.

Amounts due from lessees under finance leases are recognised as receivables at commencement date at amounts equal to net investments in the leases, measured using the interest rate implicit in the respective leases. Interest income is allocated to accounting periods so as to reflect a constant periodic rate of return on the Group's net investment outstanding in respect of the leases.

財務報表編製基準及主要會計 政策(續)

(1) 租賃(續)
 本集團作為承租人(續)
 租賃負債(續)
 於開始日期後,租賃負債按累計利息
 及租賃付款作出調整。

本集團作為出租人 租賃的分類及計量

本集團作為出租人之租賃分類為融資 或經營租賃。當租賃條款將相關資產 擁有權附帶的絕大部分風險及回報轉 移至承租人時,該合約乃分類為融資 租賃。所有其他租賃均分類為經營租 賃。

來自經營租賃的租金收入以直線法於 有關租期內於損益確認。磋商及安排 經營租賃時產生的首次直接成本計入 租賃資產的賬面值,有關成本於租期 內按直線法確認為開支,除投資物業 則按公平值模式計量。取決於指數或 比率的經營租賃之可變租賃付款進行 估算,並計入以直線法於租期內予以 確認的租賃付款總額中。並非取決於 指數或比率而定的可變租賃付款於產 生時確認為收入。

根據融資租賃應收承租人的款項於開 始日期確認為應收款項,其金額等於 租賃投資淨額,並使用各個租賃中隱 含的利率計量。利息收入於各會計期 間內分配,以反映本集團有關租賃的 未償還投資淨額之定期回報率。

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2. Basis of preparation of financial statements and principal accounting policies (continued)

(I) Leases (continued)

The Group as a lessor (continued) Sub-lease

When the Group is an intermediate lessor, it accounts for the head lease and the sub-lease as two separate contracts. The sublease is classified as a finance or operating lease by reference to the right-of-use asset arising from the head lease, not with reference to the underlying asset.

The Group uses the discount rate used for the head lease (adjusted for any initial direct costs associated with the sub-lease) to measure the net investment in the sublease if the interest rate implicit in the sub-lease cannot be readily determined.

(m) Cash and bank balances

For the purpose of the consolidated statement of cash flows, cash and bank balances comprise cash on hand and demand deposits, and short term highly liquid investments that are readily convertible into known amounts of cash, are subject to an insignificant risk of changes in value, and have a short maturity of generally within three months when acquired, less bank overdrafts which are repayable on demand and form an integral part of the Group's cash management.

For the purpose of the consolidated statement of financial position, cash and bank balances comprise cash on hand and cash at banks, which are not restricted as to use.

(n) Bank balances held on behalf of clients

The Group has classified the clients' monies as bank balances held on behalf of customers under the current assets section of the consolidated financial position and recognised a corresponding trade payable to respective clients on grounds that is liable for any loss or misappropriation of clients' monies.

2. 財務報表編製基準及主要會計 政策(續)

(I) 租賃(續)

本集團作為出租人(續) 分租賃

當本集團為中間出租人時,其就主租 賃及分租賃入賬為兩份獨立合約。分 租賃乃參考主租賃產生的使用權資產 (非參考相關資產)後分類為融資或經 營租賃。

倘分租賃隱含的利率不能可靠地釐定, 則本集團使用主租賃所用的貼現率(就 與分租賃相關的任何初始直接成本調 整)計量分租賃之投資淨額。

(m) 現金及銀行結存

就綜合現金流量表而言,現金及銀行 結存包括手頭現金及活期存款以及短 期高流動投資(可隨時兑換為已知數 額現金且承受輕微價值變動風險以及 一般於購入後三個月內到期),扣除 須於應要求時即時償還之銀行透支及 構成本集團現金管理之其中一部分。

就綜合財務狀況表而言,現金及銀行 結存包括在使用上不受限制之手頭現 金及銀行現金。

(n) 代表客戶持有之銀行結存

本集團將客戶款項分類為綜合財務狀 況流動資產項下之代表客戶持有之銀 行結存,並就對客戶款項任何損失或 挪用之承擔相應確認應付有關客戶之 貿易賬款。 For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

2. Basis of preparation of financial statements and principal accounting policies (continued)

(o) **Provisions**

A provision is recognised when a present obligation (legal or constructive) has arisen as a result of a past event and it is probable that a future outflow of resources will be required to settle the obligation, provided that a reliable estimate can be made of the amount of the obligation.

When the effect of discounting is material, the amount recognised for a provision is the present value at the end of the reporting period of the future expenditures expected to be required to settle the obligation. The increase in the discounted present value amount arising from the passage of time is included in finance costs in the consolidated statement of profit or loss.

(p) Income tax

Income tax comprises current and deferred tax. Income tax relating to items recognised outside profit or loss is recognised outside profit or loss, either in other comprehensive income or directly in equity.

Current tax assets and liabilities are measured at the amount expected to be recovered from or paid to the tax authorities, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period, taking into consideration interpretations and practices prevailing in the countries in which the Group operates.

Deferred tax is provided, using the liability method, on all temporary differences at the end of the reporting period between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

財務報表編製基準及主要會計 政策(續) (o) 撥備

當由於過往事件導致現時須承擔法定 或推定責任而未來可能須流失資源以 履行責任,且能可靠估計責任之數額, 則會確認撥備。

倘折現影響重大,則所確認撥備數額 為預計履行責任所需之未來開支在報 告期末之現值。隨時間流逝使折現值 增加之款項計入綜合損益表之財務費 用。

(p) 所得税 所得税包括即期及遞延税項。與於損益賬外確認之項目有關之所得税於損益賬外之其他全面收益或直接於權益確認。

> 即期税項資產及負債,乃根據於報告 期末已實施或已實質實施之税率(及 税法),並考慮本集團業務所在國家 之現有詮釋及慣例,以預計自税務機 關會收回或向其繳納的金額計算。

> 遞延税項乃採用負債法,對於報告期 末資產及負債之計税基準及該等項目 就財務申報而言之賬面值之一切暫時 差額作出撥備。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

2. Basis of preparation of financial statements and principal accounting policies (continued)

(p) Income tax (continued)

Deferred tax liabilities are recognised for all taxable temporary differences, except:

- when the deferred tax liability arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of taxable temporary differences associated with investments in subsidiaries, when the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets are recognised for all deductible temporary differences, the carryforward of unused tax credits and any unused tax losses. Deferred tax assets are recognised to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, the carryforward of unused tax credits and unused tax losses can be utilised, except:

- when the deferred tax asset relating to the deductible temporary differences arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of deductible temporary differences associated with investments in subsidiaries, deferred tax assets are only recognised to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilised.

財務報表編製基準及主要會計 政策(續)

(p) 所得税(續)

遞延税項負債就一切應課税暫時差額 予以確認,除非:

- 當遞延税項負債源於初步確認 一項交易(並非一項業務合併) 之商譽或資產或負債,而於該項 交易進行時不影響會計溢利或 應課税溢利或虧損;及
- 就與於附屬公司之投資有關之 應課税暫時差額而言,撥回暫時 差額之時間可以控制及暫時差 額可能不會在可見將來撥回。

遞延税項資產乃就所有可扣減之暫時 差額、未動用税項抵免及任何未動用 税項虧損之結轉予以確認。遞延税項 資產於有應課税溢利可供抵銷可扣減 暫時差額、未動用税項抵免及未動用 税項虧損之結轉可動用時予以確認, 惟以下情況除外:

- 於並非業務合併之交易中首次 確認之資產或負債(及於交易時 並不影響會計溢利或應課税溢 利或虧損)所產生與可扣減暫時 差額有關之遞延税項資產;及
- 就與於附屬公司之投資有關之 可扣減暫時差額而言,僅於暫時 差額有可能會在可見將來撥回 及有應課税溢利供暫時差額動 用作抵銷之情況下,方會確認遞 延税項資產。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

2. Basis of preparation of financial statements and principal accounting policies (continued)

(p) Income tax (continued)

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilised. Unrecognised deferred tax assets are reassessed at the end of each reporting period and are recognised to the extent that it has become probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the period when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax assets and deferred tax liabilities are offset if and only if the Group has a legally enforceable right to set off current tax assets and current tax liabilities and the deferred tax assets and deferred tax liabilities relate to income taxes levied by the same taxation authority on either the same taxable entity or different taxable entities which intend either to settle current tax liabilities and assets on a net basis, or to realise the assets and settle the liabilities simultaneously, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered.

(q) Revenue recognition

Revenue from contracts with customers

Under HKFRS 15, the Group recognises revenue when (or as) a performance obligation is satisfied, i.e. when control of the goods or services underlying the particular performance obligation is transferred to the customer.

A performance obligation represents a good or service (or a bundle of goods or services) that is distinct or a series of distinct goods or services that are substantially the same.

財務報表編製基準及主要會計 政策(續)

(p) 所得税(續) 遞延税項資產之賬面值乃於各報告期 末審閱,並於不可能有足夠應課税溢 利以動用全部或部分遞延税項資產時 予以相應扣減。未確認之遞延税項資 產乃於各報告期末重新評估,並於可 能獲得足夠應課税溢利以收回全部或 部分遞延税項資產之情況下予以確認。

> 遞延税項資產及負債乃根據於報告期 末已實施或已實質實施之税率(及税 法),按變現資產或清償負債之期間 預期適用之税率予以計算。

> 倘或只有於預期結付或收回大額遞延 税項負債或資產的各未來期間,本集 團可依法強制執行權利抵銷與由相同 税務機關對有意按淨額基準結付即期 税項負債及資產或同時變現資產及結 付負體徵收所得税相關的即期税項資 產及即期税項負債以及遞延税項資產 及遞延税項負債,方可將遞延税項資 產及遞延税項負債對銷。

(q) 收入確認

客戶合約收入 根據香港財務報告準則第15號,當(或 於)滿足履約責任時,本集團確認收 入,即於特定履約責任的相關商品或 服務的控制權轉讓予客戶時確認。

履約責任指一項明確商品或服務(或 一批商品或服務)或一系列大致相同 的明確商品或服務。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

2. Basis of preparation of financial statements and principal accounting policies (continued)

(q) Revenue recognition (continued)

Revenue from contracts with customers (continued) Control is transferred over time and revenue is recognised over time by reference to the progress towards complete satisfaction of the relevant performance obligation if one of the following criteria is met:

- the customer simultaneously receives and consumes the benefits provided by the Group's performance as the Group performs;
- the Group's performance creates and enhances an asset that the customer controls as the Group performs; or
- the Group's performance does not create an asset with an alternative use to the Group and the Group has an enforceable right to payment for performance completed to date.

Otherwise, revenue is recognised at a point in time when the customer obtains control of the distinct good or service.

A contract asset represents the Group's right to consideration in exchange for goods or services that the Group has transferred to a customer that is not yet unconditional. It is assessed for impairment in accordance with HKFRS 9. In contrast, a receivable represents the Group's unconditional right to consideration, i.e. only the passage of time is required before payment of that consideration is due.

A contract liability represents the Group's obligation to transfer goods or services to a customer for which the Group has received consideration (or an amount of consideration is due) from the customer.

A contract asset and a contract liability relating to a contract are accounted for and presented on a net basis.

財務報表編製基準及主要會計 政策(續)

(q) 收入確認(續) 客戶合約收入(續)

控制權隨時間轉移,而倘滿足以下其 中一項標準,則收益乃參照完全滿足 相關履約責任的進展情況而隨時間確 認:

- 隨本集團履約,客戶同時取得並
 耗用本集團履約所提供的利益;
- 本集團之履約創建及強化一項 資產,該資產於本集團履約之時 即由客戶控制;或
- 本集團的履約並未產生對本集 團有替代用途的資產,且本集團 對迄今已完成履約之款項具有 可執行之權利。

否則,收益於客戶獲得明確商品或服 務控制權的時間點確認。

合約資產指本集團就向客戶換取本集 團已轉讓的商品或服務收取代價的權 利(尚未成為無條件)。其根據香港財 務報告準則第9號評估減值。相反,應 收款項指本集團收取代價的無條件權 利,即代價付款到期前僅需時間推移。

合約負債指本集團因已自客戶收取代 價(或代價金額已到期)而須向客戶 轉讓貨品或服務的責任。

與合約有關的合約資產及合約負債以 淨額入賬及呈列。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

2. Basis of preparation of financial statements and principal accounting policies (continued)

(q) **Revenue recognition** (continued)

Revenue from contracts with customers (continued) Commission income from securities and futures dealing

The performance obligation is satisfied at a point in time when the customer has received the service from the Group, generally when the trades are executed. Commission and handling income on securities and futures dealing and broking is generally due within two days after trade date.

Commission income from placing

The performance obligation is satisfied at point in time when the customer has received the service from the Group. The customer receives and consume the benefits provided by the Group when the relevant services are rendered.

Management fee income

The Group provides asset management and investment advisory services on diversified and comprehensive investment products to customers. Management fee income is charged at a fixed percentage per month on the net asset value of the fund managed by Group. The management fee income is recognised when it is highly probable that a significant reversal in the amount of cumulative revenue recognised will not occur when the net asset value of the fund is confirmed at each month end.

Performance fee income

The Group is entitled to performance fee income from its fund management business when the net asset value of the fund exceeds certain benchmark at the end of the relevant performance period. Similar to the management fee income of the fund, the performance fee income is recognised when it is highly probable that a significant reversal in the amount of cumulative revenue recognised will not occur when the net asset value of the fund is confirmed at each relevant performance period.

財務報表編製基準及主要會計 政策(續)

(q) 收入確認(續) 客戶合約收入(續) 證券及期貨買賣之佣金收入

當客戶已向本集團收取服務時(通常 為執行交易時),履約責任已於某一 時間點達成。證券、期貨買賣及經紀 佣金及手續費收入通常於交易日後兩 天內到期。

配售之佣金收入

當客戶已向本集團收取服務時,履約 責任已於某一時間點達成。當提供相 關服務時,客戶收取及消耗本集團提 供的利益。

管理費收入

本集團為客戶提供多元化及綜合性投 資產品的資產管理及投資顧問服務。 管理費收入乃就本集團管理的基金資 產淨值按每月固定比例扣除。於各個 月末確認該基金的資產淨值時,倘已 確認的累計收益金額很可能不會發生 重大撥回,則確認管理費收入。

履約費用收入

當基金的資產淨值於有關履約期間結 束時超逾一定基準時,本集團有權自 其基金管理業務獲得履約費用收入。 與基金的管理費收入類似,於各相關 履約期間確認基金的資產淨值時,倘 已確認的累計收益金額很可能不會發 生重大撥回,則確認履約費用收入。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

2. Basis of preparation of financial statements and principal accounting policies (continued)

(q) **Revenue recognition** (continued)

Revenue from contracts with customers (continued) Revenue from other sources

Property rental income is recognised on a time proportion basis over the lease terms.

Interest income is recognised on an accrual basis using the effective interest method by applying the rate that exactly discounts the estimated future cash receipts over the expected life of the financial instrument or a shorter period, when appropriate, to the net carrying amount of the financial asset.

Dividend income is recognised when the shareholders right to receive payment has been established, it is probable that the economic benefits associated with the dividend will flow to the Group and the amount of the dividend can be measured reliably.

Sales of goods

Revenue from the sale of goods is recognised on the transfer of significant risks and rewards of ownership to the buyer, provided that the Group maintains neither managerial involvement to the degree usually associated with ownership, nor effective control over the goods sold.

(r) Share-based payments

The Company operates share option schemes for the purpose of providing incentives and rewards to eligible participants who contribute to the success of the Group's operations. Employees (including directors) of the Group receive remuneration in the form of share-based payments, whereby employees render services as consideration for equity instruments ("equity-settled transactions").

財務報表編製基準及主要會計 政策(續)

(q) 收入確認(續) 客戶合約收入(續) 其他來源收入

物業租金收入按時間比例基準於租期內確認。

利息收入根據實際利率法按應計基準 以可將金融工具預期期限或更短期間 (如適用)的估計未來現金回報準確折 現為金融資產賬面淨值的比率計算。

股息收入在確定股東有權收取該款項, 與股息相關的經濟利益很可能流入本 集團且股息的金額能夠可靠計量時確 認。

銷售商品

(r)

銷售商品的收益於擁有權的絕大部分 風險及回報轉移至買方時確認,前提 是本集團並無持續參與一般與已售商 品擁有權相關之管理,對已售商品亦 無實際控制權。

以股份支付 本公司設立購股權計劃,目的在於獎 勵及回饋對本集團業務創出佳績有貢 獻之合資格參與者。本集團僱員(包 括董事)獲取以股份支付形式的薪酬, 而僱員則提供服務作為股本工具的代 價(「股權結算交易」)。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

2. Basis of preparation of financial statements and principal accounting policies (continued)

(r) Share-based payments (continued)

The cost of equity-settled transactions with employees for grants after 7 November 2002 is measured by reference to the fair value at the date at which they are granted. The fair value is determined by an external valuer using the binomial model, further details of which are set out in Note 38 to the consolidated financial statements.

The cost of equity-settled transactions is recognised in employee benefit expense, together with a corresponding increase in equity, over the period in which the performance and/or service conditions are fulfilled. The cumulative expense recognised for equitysettled transactions at the end of each reporting period until the vesting date reflects the extent to which the vesting period has expired and the Group's best estimate of the number of equity instruments that will ultimately vest. The charge or credit to the statement of profit or loss for a period represents the movement in the cumulative expense recognised as at the beginning and end of that period.

Service and non-market performance conditions are not taken into account when determining the grant date fair value of awards, but the likelihood of the conditions being met is assessed as part of the Group's best estimate of the number of equity instruments that will ultimately vest. Market performance conditions are reflected within the grant date fair value. Any other conditions attached to an award, but without an associated service requirement, are considered to be non-vesting conditions. Non-vesting conditions are reflected in the fair value of an award and lead to an immediate expensing of an award unless there are also service and/or performance conditions.

財務報表編製基準及主要會計 政策(續)

(r) 以股份支付(續) 二零零二年十一月七日之後授出之與 僱員進行股權結算交易的成本乃參 考授出當日的公平值釐定。公平值乃 外聘估值師按二項式定價模式釐定, 其進一步詳情載於綜合財務報表附註 38。

> 股權結算交易成本將連同權益的相應 增加,於表現及/或服務條件獲達成 之期間於僱員福利開支中確認。於各 報告期末至歸屬日期期間就股權結算 交易所確認的累計支出計算至歸屬期 屆滿時,為本集團就最終歸屬之股本 工具數目的最佳估計。於該期間在損 益表扣除或入賬的數額指該期間開始 及終結時所確認的累計支出變動。

> 於釐定獎勵於授出日期之公平值時並 無計及服務及非市場表現條件,惟達 成條件之可能性會被評估為本集團對 最終將會歸屬之股本工具數目所作最 於授出日期之公平值。獎勵隨附而並 無涉及相關服務要求之任何其他條件, 會被視為非歸屬條件。非歸屬條件反 映於獎勵之公平值並會導致獎勵的即 時支出,除非當中亦包含服務及/或 表現條件。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

2. Basis of preparation of financial statements and principal accounting policies (continued)

(r) Share-based payments (continued)

For awards that do not ultimately vest because nonmarket performance and/or service conditions have not been met, no expense is recognised. Where awards include a market or non-vesting condition, the transactions are treated as vesting irrespective of whether the market or non-vesting condition is satisfied, provided that all other performance and/or service conditions are satisfied.

Where the terms of an equity-settled award are modified, as a minimum an expense is recognised as if the terms had not been modified, if the original terms of the award are met. In addition, an expense is recognised for any modification that increases the total fair value of the share-based payments, or is otherwise beneficial to the employee as measured at the date of modification.

Where an equity-settled award is cancelled, it is treated as if it had vested on the date of cancellation, and any expense not yet recognised for the award is recognised immediately. This includes any award where non-vesting conditions within the control of either the Group or the employee are not met. However, if a new award is substituted for the cancelled award, and is designated as a replacement award on the date that it is granted, the cancelled and new awards are treated as if they were a modification of the original award, as described in the previous paragraph.

The dilutive effect of outstanding options is reflected as additional share dilution in the computation of earnings per share.

When share options are exercised, the amount previously recognised in share option reserve will be transferred to share premium. When the share options are forfeited after the vesting date or are still not exercised at the expiry date, the amount previously recognised in share option reserve will be transferred to retained profits.

財務報表編製基準及主要會計 政策(續)

(r) 以股份支付(續) 對由於非市場表現及/或服務條件未 達成而未能最終歸屬之獎勵不會確認 開支。如獎勵包含市場或非歸屬條件, 不論市場或非歸屬條件是否獲達成, 有關交易均被視作歸屬,惟其他所有 表現及/或服務條件必須已獲達成。

若股權結算獎勵之條款有所修訂,則 至少確認假設並無修訂條款的開支(倘 符合原先條款的水平)。此外,倘若修 訂導致以股份支付的總公平值增加或 使僱員受惠,則須確認開支,有關金 額於修訂當日計量。

倘若註銷股權結算獎勵,則被視作於 註銷當日已歸屬,而任何尚未確認獎 勵的支出即時確認。此包括未符合屬 本集團或僱員控制範圍內的非歸屬條 件所涉及的獎勵。然而,若以新獎勵 取代已註銷獎勵,並於授出當日列為 代替獎勵,則相關已註銷及新獎勵將 視為上一段所述的原有獎勵之修訂。

未行使購股權之攤薄影響於計算每股 盈利時反映為額外股份攤薄。

當購股期權獲行使時,過往於購股期 權儲備中確認之金額將轉至股份溢價。 當購股期權於歸屬期後被沒收或於屆 滿日仍未獲行使,過往於購股期權儲 備中確認之金額將轉至保留溢利。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

2. Basis of preparation of financial statements and principal accounting policies (continued)

(s) Other employee benefits

Retirement benefit schemes

The Group operates a defined contribution Mandatory Provident Fund retirement benefit scheme (the "MPF Scheme") under the Mandatory Provident Fund Schemes Ordinance for all of its employees. Contributions are made based on a percentage of the employees' basic salaries and are charged to the statement of profit or loss as they become payable in accordance with the rules of the MPF Scheme. The assets of the MPF Scheme are held separately from those of the Group in an independently administered fund. The Group's employer contributions vest fully with the employees when contributed into the MPF Scheme, except for the Group's employer voluntary contributions, which are refunded to the Group when the employee leaves employment prior to the contributions vesting fully, in accordance with the rules of the MPF Scheme. Under the MPF Scheme, the employer and its employees are each required to make contributions to the scheme at the lower of 5% of the employees' relevant income or HK\$1,500 each month.

The employees of the subsidiaries within the Group which operate in the PRC are required to participate in the central pension scheme operated by the local municipal government. These PRC subsidiaries are required to contribute a prescribed percentage of their payroll costs, subject to certain ceilings imposed, to the central pension scheme as specified by the local municipal government. The contributions are charged to the consolidated statement of profit or loss as they become payable in accordance with the rules of the central pension scheme. The applicable percentages for the central pension scheme for the year ended 31 December 2022 and 2021 are listed below:

財務報表編製基準及主要會計 政策(續)

(s) 其他僱員福利 退休福利計劃 本集團按照強制性公積金計劃條例為

其所有僱員設立定額供款強積金退休 福利計劃(「**強積金計劃**」)。供款按僱 員基本薪金之若干百分比計算,並按 強積金計劃之規則在到期支付時於損 益表中扣除。強積金計劃之資產以獨 立管理之基金與本集團之資產分開持 劃作出供款後全屬僱員所有,惟根 強積金計劃的規則,倘僱員於積金計劃 能出之自願供款將退還予本集團 處積金計劃,僱主及僱員均須按 僱員有關收入之5%或每月1,500港元 之較低者向計劃作出供款。

本集團於中國經營業務之附屬公司之 僱員須參與由地方市政府管理之中央 退休計劃。該等中國附屬公司須按地 方市政府訂明的工資成本規定百分比 向中央退休計劃供款(須遵守若干上 限)。供款於根據中央退休計劃法規 應付時在綜合損益表扣除。截至二零 二二年及二零二一年十二月三十一日 止年度的中央退休計劃適用百分比載 列如下:

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

2. Basis of preparation of financial statements and principal accounting policies (continued)

財務報表編製基準及主要會計 政策(續)

(s) Other employee benefits (continued) Retirement benefit schemes (continued)

(s) 其他僱員福利(續) 退休福利計劃(續)

Percentage

			百分比	
		2022 二零二二年		
		HK\$′000 千港元		
Pension insurance	養老保險	14.00% – 16.00%		
Medical insurance	醫療保險	4.50% – 8.50%		
Maternity insurance	生育保險	0.45% – 2.00%		
Unemployment insurance	失業保險	0.48% – 0.70%		
Work-related injury insurance	工傷保險	0.10% – 0.27%	0.16% – 1.52%	
Housing provident fund	住房公積金	5.00% – 12.00%	5.00% – 7.00%	

(t) Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, i.e., assets that necessarily take a substantial period of time to get ready for their intended use or sale, are capitalised as part of the cost of those assets. The capitalisation of such borrowing costs ceases when the assets are substantially ready for their intended use or sale. Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs capitalised. All other borrowing costs are expensed in the period in which they are incurred. Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds.

(t) 借貸成本

收購事項、建設或生產合資格資產(即 必須經一段長時間處理以作其擬定用 途或銷售的資產)直接應佔借貸成本, 乃作為該等資產成本之一部分撥充資 本。有關資產大致上可作其擬定用途 或銷售時,借貸成本不再撥充資本。 待就合資格資產支銷之特定借貸之暫 時投資所賺取投資收入自撥充資本之 借貸成本扣除。所有其他借貸成本於 產生期間支銷。借貸成本包括實體就 借入資金產生之利息及其他成本。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

2. Basis of preparation of financial statements and principal accounting policies (continued)

(u) Foreign currencies

These financial statements are presented in Hong Kong dollars, which is the Company's functional currency. Each entity in the Group determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency. Foreign currency transactions recorded by the entities in the Group are initially recorded using their respective functional currency rates prevailing at the dates of the transactions. Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency rates of exchange ruling at the end of the reporting period. Differences arising on settlement or translation of monetary items are recognised in the consolidated statement of profit or loss.

Differences arising on settlement or translation of monetary items are recognised in the statement of profit or loss with the exception of monetary items that are designated as part of the hedge of the Group's net investment of a foreign operation. These are recognised in other comprehensive income until the net investment is disposed of, at which time the cumulative amount is reclassified to the consolidated statement of profit or loss. Tax charges and credits attributable to exchange differences on those monetary items are also recorded in other comprehensive income.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was measured. The gain or loss arising on translation of a non-monetary item measured at fair value is treated in line with the recognition of the gain or loss on change in fair value of the item (i.e., translation difference on the item whose fair value gain or loss is recognised in other comprehensive income or profit or loss is also recognised in other comprehensive income or profit or loss, respectively).

財務報表編製基準及主要會計 政策(續) (u) 外幣

財務報表以本公司的功能貨幣港元呈 列。本集團屬下各公司自行決定本身 的功能貨幣,而相關公司的財務報表 所載項目按功能貨幣計量。本集團屬 下各公司記錄的外幣交易首先按彼等 各自之交易日期現行之功能貨幣匯率 入賬。以外幣計值之貨幣資產及負債 按報告期末適用之功能貨幣匯率換算。 結算或換算貨幣項目產生之所有匯兑 差額於綜合損益表確認。

貨幣項目結算或換算產生的差額於損益表確認,惟指定對沖本集團海外業務投資淨額一部分的貨幣項目除外。該等貨幣項目於其他全面收益確認, 直至投資淨額獲出售,屆時累計金額 重新分類至綜合損益表。就該等貨幣 項目匯兑差額應佔税項支出及抵免亦 計入其他全面收益。

以外幣歷史成本計量的非貨幣項目按 原訂交易日期之匯率換算,而按外幣 公平值計量的非貨幣項目則按釐定公 平值當日的匯率換算。換算按公平值 計貨幣項目所產生之收益或 計與確認該項目公平值變動之盈虧之 處理方法一致(即於其他全面收益或 損益中確認公平值盈虧之項目之匯兑 差額,亦分別於其他全面收益或損益 確認)。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

2. Basis of preparation of financial statements and principal accounting policies (continued)

(u) Foreign currencies (continued)

In determining the exchange rate on initial recognition of the related asset, expense or income on the derecognition of a non-monetary asset or non-monetary liability relating to an advance consideration, the date of initial transaction is the date on which the Group initially recognises the non-monetary asset or non-monetary liability arising from the advance consideration. If there are multiple payments or receipts in advance, the Group determines the transaction date for each payment or receipt of the advance consideration.

The functional currencies of certain overseas subsidiaries are currencies other than the Hong Kong dollar. As at the end of the reporting period, the assets and liabilities of these entities are translated into Hong Kong dollars at the exchange rates prevailing at the end of the reporting period and their statements of profit or loss are translated into Hong Kong dollars at the weighted average exchange rates for the year.

The resulting exchange differences are recognised in other comprehensive income and accumulated in the exchange fluctuation reserve. On disposal of a foreign operation, the component of other comprehensive income relating to that particular foreign operation is recognised in the consolidated statement of profit or loss.

For the purpose of the consolidated statement of cash flows, the cash flows of overseas subsidiaries are translated into Hong Kong dollars at the exchange rates ruling at the dates of the cash flows. Frequently recurring cash flows of overseas subsidiaries which arise throughout the year are translated into Hong Kong dollars at the weighted average exchange rates for the year.

財務報表編製基準及主要會計 政策(續)

(u) 外幣(續) 於終止確認與預付代價相關的非貨幣 性資產或非貨幣性負債時,為釐定初 始確認相關資產、開支或收入採用的 匯率,初步交易日期為本集團初始確 認預付代價產生的非貨幣性資產或非 貨幣性負債當日。倘存在多筆預先付 款或收款,本集團就每筆預付代價的 付款或收款釐定交易日期。

若干海外附屬公司的功能貨幣並非港 元。於報告期末,該等實體的資產及 負債按報告期末現行匯率換算為港元, 而損益表按年內之加權平均匯率換算 為港元。

所產生匯兑差額於其他全面收益確認 並累計入匯兑波動儲備。出售海外業 務時,與該特定海外業務有關的其他 全面收益成份於綜合損益表確認。

就綜合現金流量表而言,海外附屬公司之現金流量乃以現金流量日期之匯率換算為港元。海外附屬公司年內經常性產生之現金流量以年內加權平均 匯率換算為港元。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

2. Basis of preparation of financial statements and principal accounting policies (continued)

(v) Fair value measurement

The Group measures its equity, fund and debt investments at fair value at the end of each reporting period. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either in the principal market for the asset or liability, or in the absence of a principal market, in the most advantageous market for the asset or liability. The principal or the most advantageous market must be accessible by the Group. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

A fair value measurement of a non-financial asset takes into account a market participants ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the consolidated financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1 based on quoted prices (unadjusted) in active markets for identical assets or liabilities
- Level 2 based on valuation techniques for which the lowest level input that is significant to the fair value measurement is observable, either directly or indirectly
- Level 3 based on valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

財務報表編製基準及主要會計 政策(續)

(v) 公平值計量 本集團於各報告期末按公平值計量其股本、基金及債務投資。公平值為於計量日期市場參與者在有序交易中出售資產可收取或轉讓負債須支付之價格。公平值計量乃基於假設於資產或負債的主要市場,或倘無主要市場,則於資產或負債最有利的市場進行出售資產或轉讓負債的交易而釐定。主要或最有利市場須由本集團評估。一項資產或負債的公平值於計量時乃採用市場參與者於對資產或負債定價時採用的假設,並假設市場參與者以其最佳經濟利益行事。

非金融資產的公平值計量乃考慮市場 參與者通過將資產用途最佳及最大化 或將其出售予另外能將資產用途最佳 及最大化的參與者而產生經濟利益的 能力。

本集團使用當時適當及有充足的數據 可供計量公平值的估值技術,最大化 使用相關可觀察輸入數據及盡量減少 使用不可觀察輸入數據。

公平值在綜合財務報表內計量或披露 的所有資產及負債,乃基於對公平值 計量整體而言屬重大的最低層級輸入 數據分類為下述公平值層級:

- 第一層級 按相同資產或負債於活 躍市場的報價(未經調 整)
- 第二層級 按最低層級輸入數據可 直接或間接觀察且對公 平值計量有重大影響的 估值方法
- 第三層級 按最低層級輸入數據不 可觀察且對價值計量而 言屬重大的估值方法

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

2. Basis of preparation of financial statements and principal accounting policies (continued)

(v) Fair value measurement (continued)

For assets and liabilities that are recognised in the consolidated financial statements on a recurring basis, the Group determines whether transfers have occurred between levels in the hierarchy by reassessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

(w) Governments grants

Government grants are not recognised until there is reasonable assurance that the Group will comply with the conditions attaching to them and the grants will be received.

Government grants are recognised in profit or loss on a systematic basis over the periods in which the Group recognises as expenses the related costs for which the grants are intended to compensate.

Government grants relate to income that are receivable as compensation for expenses or losses already incurred or for the purpose of giving immediate financial support to the Group with no future related costs are recognised in profit or loss in the period in which they become receivable. Such grants are presented under other income and gains/(losses), net.

(x) Related parties

A party is considered to be related to the Group if:

- (I) the party is a person or a close member of that person's family and that person
 - (i) has control or joint control over the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of the key management personnel of the Group or of a parent of the Group;

 財務報表編製基準及主要會計 政策(續)

(v) 公平值計量(續) 就按經常基準於綜合財務報表確認的 資產及負債而言,本集團於各報告期 末通過重新評估類別(按對公平值計 量整體而言屬重大的最低層級輸入數 據)釐定各層級之間是否發生轉移。

(w) 政府補助

除非能合理確定本集團將遵守政府補助所附帶的條件及將獲發有關補助, 否則不會確認政府補助。

政府補助於本集團將該補助擬用於補 償的相關成本確認為開支的期間內, 有系統地在期內於損益確認。

與收入有關的應收政府補助是作為已 產生的開支或虧損的補償,或是旨在 給予本集團即時且無未來相關成本的 財務支援,於其應收期間在損益確認。 該等補助於其他收入及收益/(虧損) 淨額之下呈列。

(x) 關連人士

一方被視為本集團之關連人士,倘:

- (I) 該方為人士或該人士之近親,而 該人士
 - (i) 控制或共同控制本集團;
 - (ii) 對本集團有重大影響力;或
 - (iii) 為本集團或本集團母公司 之主要管理層成員;

或

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2. Basis of preparation of financial statements and principal accounting policies (continued) (x) Related parties (continued)

- (II) the party is an entity where any of the following conditions applies:
 - (i) the entity and the Group are members of the same group;
 - (ii) one entity is an associate or joint venture of the other entity (or of a parent, subsidiary or fellow subsidiary of the other entity);
 - (iii) the entity and the Group are joint ventures of the same third party;
 - (iv) one entity is a joint venture of a third entity and the other entity is an associate of the third entity;
 - (v) the entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group;
 - (vi) the entity is controlled or jointly controlled by a person identified in (I);
 - (vii) a person identified in (I)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity); and
 - (viii) the entity, or any member of a group of which it is a part, provides key management personnel services to the Group or to the parent of the Group.

- 2. 財務報表編製基準及主要會計 政策(續)
 - (x) 關連人士(續)
 - (II) 該方為符合下列任何條件之實體:
 - (i) 該實體與本集團屬同一集團之成員公司;
 - (ii) 一實體為另一實體(或另 一實體之母公司、附屬公 司或同系附屬公司)之聯
 營公司或合營企業;
 - (iii) 該實體與本集團為同一第三方之合營企業;
 - (iv) 一實體為第三方實體之合
 營企業,而另一實體為第
 三方實體之聯營公司;
 - (v) 該實體為本集團或與本集團有關連之實體就僱員利益設立之離職後福利計劃;
 - (vi) 該實體受(I)所識別人士控 制或共同控制;
 - (vii) 於(l)(i)所識別人士對該實 體有重大影響力或屬該實 體(或該實體之母公司)主 要管理層成員;及
 - (viii) 該實體或其集團之任何成 員公司向本集團或本集團 母公司提供主要管理人員 服務。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

2. Basis of preparation of financial statements and principal accounting policies (continued)

(y) Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined using weighted average cost basis and includes all costs of purchase, costs of conversion, and other costs incurred in bringing the inventories to their present location and condition.

Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

When inventories are sold, the carrying amount of those inventories is recognised as an expense in the period in which the related revenue is recognised. The amount of any write-down of inventories to net realisable value and all losses of inventories are recognised as an expense in the period the write-down or loss occurs. The amount of any reversal of any write-down of inventories is recognised as a reduction in the amount of inventories recognised as an expense in the period in which the reversal occurs.

3. Significant judgements and estimates

The preparation of the financial statements requires the directors of the Company to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets, liabilities, income and expenses. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making the judgements about carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

財務報表編製基準及主要會計 政策(續) (y) 存貨

存貨乃按成本與可變現淨值兩者之較 低者入賬。成本使用加權平均法法釐 定,並包括一切採購成本、轉換成本 及將存貨移至現址及達致現況而產生 之其他成本。

可變現淨值指在日常業務過程中之估計售價,減估計完成成本及估計銷售 成本。

於出售存貨時,該等存貨之賬面值於 確認有關收益期間內確認為開支。存 貨撇減至可變現淨值之數額及所有存 貨虧損均於撇減或虧損出現期間內確 認為開支。任何存貨撇減撥回之款項 均於撥回期間內確認為存貨開支數額 減少。

3. 重大判斷及估計

編製財務報表需要本公司董事作出判斷、 估計及假設,而該等判斷、估計及假設會影 響政策之應用及所呈報之資產、負債、收入 及開支數額。該等估計及相關假設乃基於 過往經驗及本公司董事認為於該等情況下 乃屬合理之各項其他因素為基準而作出, 所得結果構成管理層就目前未能從其他來 源而得出之資產及負債之賬面值所作判斷 之基準。實際結果或會有別於該等估計。

本集團持續檢討所作估計及相關假設。倘 會計估計之修訂僅影響估計修訂之期間, 則有關修訂將於該期間確認,或倘該項修 訂影響當期及以後期間,則有關修訂將於 當期及以後期間確認。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

3. Significant judgements and estimates (continued) The directors of the Company have considered the development, selection and disclosure of the Group's critical accounting judgements and estimates.

Judgements

In the process of applying the Group's accounting policies, the directors of the Company have made the following judgements which have the most significant effect on the amounts recognised in the consolidated financial statements:

Determination of consolidation scope of interest in an investment funds

The Group invested in investment funds as described in Note 30 to the consolidated financial statements which the Group concluded that it has control over the relevant activities of the funds despite the fact that the Group does not hold more than half of the participating shares of the funds.

All facts and circumstances have been taken into consideration by the directors of the Company in the assessment of whether the Group, as an investor, controls the investment funds. The principle includes the following three elements of control: (a) power over the investment funds; (b) exposure, or rights, to variable returns from involvement with the investment funds; and (c) the ability to use power over the investment funds to affect the amount of the investors returns.

As at 31 December 2022, the Group has effectively held 100% interest in a fund (2021: 55.45% to 100% in two funds) established in the Cayman Islands. In marking the judgement as to whether the Group has control over the funds, the directors of the Company considered the fact that the Group is the only general partner of the funds and is acting as the fund manager of the fund in accordance with the management agreement. The Group has the rights to all decision making about the operation of the funds and is able to direct the relevant activities such as acquisition and disposal of underlying assets of the funds at its sole discretion. In addition, the fund manager could not be removed by other participating shareholders, who are only entitled to the shared returns on the funds based on its net asset value but did not have any voting rights to the funds.

 重大判斷及估計(續) 本公司董事已考慮本集團關鍵會計判斷及 估計之發展、選擇及披露。

判斷

於應用本集團之會計政策過程中,本公司 董事已作出下列對綜合財務報表內確認之 金額有最重大影響之判斷:

確定於投資基金權益之綜合範圍

誠如綜合財務報表附註30所述,本集團投 資於一項投資基金,本集團認為,儘管本集 團並無持有該基金一半以上的參與股份, 其於基金的相關活動擁有控制權。

評估本集團作為投資者是否控制該投資基 金時,本公司董事已考慮一切事實及情況。 原則包括以下三個控制權要素:(a)對該投 資基金的權力:(b)因參與該投資基金而承 擔或享有可變回報的風險或權利;及(c)運 用對該投資基金的權力影響投資者的回報 金額的能力。

於二零二二年十二月三十一日,本集團實際持有一項於開曼群島設立基金100%(二 零二一年:持有兩項基金55.45%至100%) 之權益。於判斷本集團是否控制該基金時, 本公司董事考慮本集團為該基金的唯一普 通合夥人及根據管理協議於該基金擔任基 金經理。本集團有權就該基金的業務作出 所有決策及可全權指導收購及出售該基金 相關資產等相關活動。此外,其他參與股東 相關資產等相關活動。此外,其他參與股東 根據基金資產淨值獲取基金回報,惟對該 基金並無任何投票表決權。 Notes to the Consolidated Financial Statements 综合財務報表附註 For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

3. Significant judgements and estimates (continued) Judgements (continued)

Determination of consolidation scope of interest in an *investment funds* (continued)

After assessment, the directors of the Company concluded that the Group has control over the funds and is accounted for as subsidiaries of the Company in accordance with the requirements of HKFRS 10 "Consolidated Financial Statements".

Determination of transactions between Youbeiqin (Guangdong) Medical Technology Co., Ltd. and its partners in the PRC

On 21 February 2022, the Group has acquired 51% of the equity interests in Youbeigin (Guangdong) Medical Technology Co., Ltd ("Guangdong Youbeiqin"). Subsequently, Guangdong Youbeiqin and its partners (the "Partners") entered into cooperation agreements to form new companies with registered capital in the PRC and in the opinion of the directors, adopted the general template of articles of association commonly adopted in the PRC. According to the cooperation agreements, Guangdong Youbeigin holds 51% equity interest of each of the newly incorporated companies, with term of 2 years (the "Clinics"). Each of the Partners and its ultimate beneficial owners are independent third parties and non-connected persons of the Company. Details of the cooperation were disclosed in the announcement of the Company dated 4 May 2022.

From the incorporation of new companies and until 31 December 2022, Guangdong Youbeigin has not injected any capital as stated in the adopted articles of association, and has not appointed any director to the Clinics. The Partners are the fund providers for the Clinics' setup and operations, furthermore, the Partners directly and solely appointed the directors for each newly formed company at their discretion, in order to manage the operational and financial decisions and activities directly. In view of that, cooperation progress confirmation between Guangdong Youbeigin and Partners are signed to clarify all the profit or loss arisen from the Clinics are attributable to the Partners, and Guangdong Youbeigin is not entitled to any profit or not responsible for any loss/ liabilities for the Clinics as of 31 December 2022. In addition, legal opinion issued by an independent lawyer registered in the PRC, has been obtained by the directors to confirm the validity of the cooperation progress confirmation, and neither infringement of entered parties' beneficial interests nor breach of the PRC laws is noted.

重大判斷及估計(續) 3. 判斷(續) 確定於投資基金權益之綜合範圍(續)

於評估後,本公司董事認為本集團控制該 基金,及根據香港財務報告準則第10號[綜 合財務報表」之規定入賬列為本公司附屬 公司。

釐定廣東省友倍親醫藥科技有限公司與其 中國合作夥伴之交易

於二零二二年二月二十一日,本集團已收 購廣東省友倍親醫藥科技有限公司(「廣東 **友倍親**」)的51%股權。其後,廣東友倍親與 其合作夥伴(「合作夥伴」)訂立合作協議以 於中國成立擁有註冊股本的新公司,並按 董事意見採納中國普遍採納的公司章程通 用範本。根據合作協議,廣東友倍親持有各 新註冊成立公司的51%股權,為期兩年(「診 **所**)。各合作夥伴及其最終實益擁有人均 為獨立第三方及本公司非關連人士。合作 詳情披露於本公司日期為二零二二年五月 四日之公告。

自新公司註冊成立起直至二零二二年十二 月三十一日,廣東友倍親並未作出所採納 公司章程所述的任何注資,亦未委任任何 董事加入診所。合作夥伴為成立及運營診 所的資金提供方,另外,合作夥伴直接全權 酌情委任各新成立公司的董事,以直接管 理運營及財務決策以及業務活動。有鑒於 此,廣東友倍親與合作夥伴簽署合作進度 確認書以澄清診所產生的全部損益均歸屬 於合作夥伴,而廣東友倍親無權享有診所 截至二零二二年十二月三十一日的任何溢 利亦不對其截至二零二二年十二月三十一 日的任何虧損/負債承擔責任。此外,董事 已獲取中國註冊獨立律師出具的法律意見 並確認合作進度確認書的有效性,既無侵 犯訂約方的實益權益亦無違反中國法律。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

3. Significant judgements and estimates (continued) Judgements (continued)

Determination of transactions between Youbeiqin (Guangdong) Medical Technology Co., Ltd. and its partners in the PRC (continued)

Based on the actual business circumstances, written consent with Partners according to the cooperation progress confirmation and the legal opinion obtained, the directors of the Company concluded that the Group has no control over the Clinics as described under HKFRS 10 "Consolidated Financial Statements" nor beneficiary interest in the Clinics, Guangdong Youbeiqin recorded its transactions with the Partners as sales of goods in its financial statements.

Estimation uncertainty

The key assumptions concerning the future and other key sources of estimation uncertainty at the end of the reporting period, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are described below:

Credit loss allowances of trade receivables from securities and futures dealing business

The Group calculates the ECLs of trade receivables from margin clients and cash clients by estimating the probability of decline in expected future collateral prices and liquidity of collateral, with adjustment to reflect the current conditions and forecasts of future economic conditions, as appropriate.

Credit loss allowances of loan receivables from money lending business and other receivables

The Group calculates the ECLs of loan and interest receivables from individual clients based on the loss rates which are reference to the default rates from international credit rating agencies, with adjustment to reflect the current conditions and forecasts of future economic conditions, as appropriate.

The Group calculates the ECLs of loan and interest receivables from corporate clients based on these loss rates which are reference to the default rates from international credit rating agencies, adjusted for forward-looking futures specific to the debtors and the economic environment.

重大判斷及估計(續) 判斷(續) 釐定廣東省友倍親醫藥科技有限公司與其 中國合作夥伴之交易(續)

根據實際業務情況、合作夥伴根據合作進 度確認書作出的書面同意以及所獲取的法 律意見,本公司董事認為本集團並無如香 港財務報告準則第10號「綜合財務報表」所 述擁有對診所的控制權,亦無於診所擁有 實益權益,廣東友倍親於其財務報表中將 其與合作夥伴的交易入賬列作貨品銷售。

不確定估計

於報告期間末,可能導致下個財政年度之 資產及負債賬面值發生重大調整之有關未 來重要假設及其他重要不確定估計來源載 列如下:

證券及期貨買賣業務產生之應收貿易賬款 之信貸虧損撥備

本集團通過估計預期未來抵押品價格下跌 及抵押品流通的可能性,計算來自保證金 客戶及現金客戶的應收貿易賬款的預期信 貸虧損,並作出調整以反映當前狀況及對 未來經濟狀況的預測(如適用)。

放貸業務應收貸款及其他應收款項之信貸 虧損撥備

本集團根據虧損率(參考國際信用評級機構作出的違約率)計算個別客戶應收貸款 及利息的預期信貸虧損,並作出調整以反 映當前狀況及對未來經濟狀況的預測(如 適用)。

本集團根據該等虧損率(參考國際信貸評 級機構作出的違約率)計算企業客戶應收 貸款及利息的預期信貸虧損,並按債務人 特定之前瞻性因素及經濟環境作出調整。

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3. Significant judgements and estimates (continued) Estimation uncertainty (continued)

Credit loss allowances of trade receivables from the placing and asset management business

The Group applies the simplified approach in calculating ECLs. Under the simplified approach, the Group does not track changes in credit risk, but instead recognises a loss allowance based on lifetime ECLs at each reporting date. The Group has applied loss rates which are reference to the default rates from international credit rating agencies, adjusted for forward-looking factors specific to the debtors and the economic environment.

As part of a qualitative assessment of whether a counterparty is in default, the Group also considers a variety of instances that may indicate unlikeliness to pay. When certain events occur, the Group carefully considers whether the events should result in determining the counterparties as defaulted.

Other than the above, no credit loss allowance has been provided for other financial assets as the related credit loss allowance were immaterial.

As at the end of the reporting date, the credit loss allowance for each type of financial assets is as follows:

重大判斷及估計(續) 不確定估計(續) 和進長資產管理業務之確地會

配售及資產管理業務之應收貿易賬款信貸 虧損撥備

本集團計算預期信貸虧損時應用簡化法。 根據簡化法,本集團並無追蹤信貸風險的 變化,反而於各報告日期根據全期預期信 貸虧損確認虧損撥備。本集團應用虧損率 (參考國際信用評級機構作出的違約率), 並就債務人及經濟環境的特定前瞻性因素 作出調整。

作為對交易對方是否違約的定性評估的一 部分,本集團亦考慮可能表明不太可能支 付的各種情況。當發生有關事件時,本集團 會仔細考慮該等事件是否應導致將交易對 方視為違約。

除上文所述者外,概無就其他金融資產計 提信貸虧損撥備,原因為相關信貸虧損撥 備屬不重大。

於報告日期末,各類金融資產的信貸虧損 撥備如下:

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$′000 千港元
Loan receivables from money lending business	放貸業務產生之應收貸款	60,590	47,437
Trade receivables from securities and futures dealing business	證券及期貨買賣業務產生之 應收貿易賬款	262,068	272,732
Trade receivables from placing and asset management business	配售及資產管理業務產生之 應收貿易賬款	747	17,903
Other receivables	其他應收款項	9,837	7,351
		333,242	345,423

Further details are set out in Notes 19, 20, 21 and 24 to the consolidated financial statements.

進一步詳情載於綜合財務報表附註19、 20、21及24。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

3. Significant judgements and estimates (continued) Estimation uncertainty (continued)

Impairment of non-financial assets

The Group assesses whether there are any indicators of impairment for all non-financial assets at the end of each reporting period. Indefinite life intangible assets are tested for impairment annually and at other times when such an indicator exists. Other non-financial assets are tested for impairment when there are indicators that the carrying amounts may not be recoverable. An impairment exists when the carrying value of an asset or a cash-generating unit exceeds its recoverable amount, which is the higher of its fair value less costs of disposal and its value in use. The calculation of the fair value less costs of disposal is based on available data from binding sales transactions in an arm's length transaction of similar assets or observable market prices less incremental costs for disposing of the asset. When value in use calculations are undertaken, management must estimate the expected future cash flows from the asset or cash-generating unit and choose a suitable discount rate in order to calculate the present value of those cash flows.

Income tax

Deferred tax is provided using the liability method, on all temporary differences at the end of the reporting period between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred tax assets are recognised for unused tax losses carried forward to the extent that it is probable (i.e., more likely than not) that future taxable profits will be available against which the unused tax losses can be utilised, based on all available evidence. Recognition primarily involves judgement regarding the future performance of the particular legal entity or tax group in which the deferred tax asset has been recognised. A variety of other factors are also evaluated in considering whether there is convincing evidence that it is probable that some portion or all of the deferred tax assets will ultimately be realised, such as the existence of taxable temporary differences, tax planning strategies and the periods in which estimated tax losses can be utilised. The carrying amount of deferred tax assets and related financial models and budgets are reviewed at the end of each reporting period and to the extent that there is insufficient convincing evidence that sufficient taxable profits will be available within the utilisation periods to allow utilisation of the tax losses carried forward, and the asset balance will be reduced and charged to the consolidated statement of profit or loss.

重大判斷及估計(續) 不確定估計(續) 非金融資產減值

所得税

遞延税項乃採用負債法,對於報告期末資 產及負債之計税基準及該等項目就財務申 報而言之賬面值之一切暫時差額作出撥備。

遞延税項資產就結轉之未動用税務虧損而 予以確認,惟以根據所有可獲取之憑證顯 示可能有(即很有可能)未來應課税溢利可 以未動用税務虧損予以抵銷為限。確認主 要涉及之判斷乃有關確認遞延税項資產之 特定法律實體或税務團體之未來表現。於 考慮是否有可信服之憑證顯示可能有部分 或全部遞延税項資產最終將獲變現時,將 會評估多項其他因素,包括存在應課税暫 時差額、税務規劃策略及可動用估計税務 虧損之期限。本集團於各報告期末檢討遞 延税項資產之賬面值及有關財務模型與預 算,而倘沒有充分可信服之憑證顯示於動 用期內將有足夠應課税溢利以容許動用已 結轉税務虧損,則資產結餘將會減少,並於 综合損益表扣除。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

3. Significant judgements and estimates (continued) Estimation uncertainty (continued)

Net realisable value of inventories

The Group recognises write-down on inventories based on an assessment of the net realisable value of the inventories. Write-down is applied to the inventories where events or changes in circumstances indicate that the net realisable value is less than cost. The determination of net realisable value requires the use of judgement and estimates. Where the expectation is different from the original estimates, such difference will impact carrying value of the inventories and write-down on inventories charged to profit or loss in the period in which such estimate has been changed.

4. Operating segment information

The Group's operating businesses are structured and managed separately according to the nature of their operations and the products and services they provide. Each of the Group's operating segments represents a strategic business unit that offers products and services which are subject to risks and returns that are different from those of the other business segments. Summary of details of the operating segments are as follows:

- (a) the financial investments and services segment comprises financial investments and trading, debt, fund and equity investments and money lending business;
- (b) the brokerage and commission segment comprises provision of trading in securities and futures contracts services; and
- (c) the corporate and others segment comprises corporate income, sales of goods and expense items.

Management monitors the results of the Group's operating segments separately for the purpose of making decisions about resources allocation and performance assessment. Segment performance is evaluated based on reportable segment profit, which is measured consistently with the Group's loss before income tax except that bank interest income, share of profits of an associate, finance cost, head office and corporate expenses are excluded from such measurement.

Segment assets exclude cash and bank balances, investment in an associate, deferred tax assets and other unallocated head office and corporate assets as these assets are managed on a group basis.

3. 重大判斷及估計(續) 不確定估計(續)

存貨的可變現淨值

本集團藉著評估存貨的可變現淨值確認存 貨減值,當出現顯示可變現淨值較成本為 低的事件或情況變動時,將對存貨計提減 值。釐定可變現淨值時須作出判斷及估計, 倘預期情況與原本估計不同,有關差額將 影響有關估計出現變動的期間內存貨的賬 面值及計入損益的存貨減值。

4. 經營分類資料

本集團之經營業務乃根據其業務性質及其 提供之產品及服務分別進行組織及管理。 本集團每一經營分類均代表一策略業務單 位,有關單位提供產品及服務所承擔之風 險及所得回報與其他業務分類不同。經營 分類之概要詳情如下:

- (a) 財務投資及服務分類,包括財務投資 及買賣、債務、基金及股本投資以及 放貸業務;
- (b) 經紀及佣金分類,包括提供買賣證券 及期貨合約服務;及
- (c) 企業及其他分類,包括企業收入、銷售商品及開支項目。

管理層就資源分配之決策及表現評估分開 監控本集團經營分類之業績。分類表現乃 按可報告分類溢利進行評估。除於計算中 剔除銀行利息收入、出售附屬公司之收益、 分佔一間聯營公司之溢利、視為出售一間 聯營公司之收益、財務費用、總部及公司費 用外,可報告分類溢利的計量與本集團除 所得税前溢利的計量方式一致。

分類資產不包括現金及銀行結存、於一間 聯營公司之投資、遞延税項資產及其他未 分配總部及公司資產,因為該等資產乃按 群組基礎管理。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

4. **Operating segment information** (continued)

Segment liabilities exclude note payable, bank overdrafts, bank borrowings, other borrowings, tax payable, deferred tax liabilities and other unallocated head office and corporate liabilities as these liabilities are managed on a group basis.

Intersegment sales and transfers are transacted with reference to the selling prices used for sales made to third parties at the then prevailing market prices.

For the year ended 31 December 2022

4. 經營分類資料(續)

分類負債不包括應付票據、銀行透支、銀行 借款、其他借貸、應付税項、遞延税項負債 及其他未分配總部及公司負債,因為該等 負債乃按群組基礎管理。

分類間銷售及轉讓乃參考當時現行市價銷 售予第三方之售價進行。

截至二零二二年十二月三十一日止年度

		Financial investments and services 財務投資	Brokerage and commission	Corporate and others	Consolidated
		及服務	經紀及佣金	企業及其他	綜合
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
Segment revenue:	分類收入:				
External	外界	46,779	187,005	44,056	277,840
Intersegment sales	分類間銷售	-	1,511	1,839	3,350
		46,779	188,516	45,895	281,190
Elimination	抵銷	-	(1,511)	(1,839)	(3,350)
Total	總計	46,779	187,005	44,056	277,840
Segment results	分類業績	(25,399)	(19,725)	(33,790)	(78,914)
Reconciliation:	<i>對賬:</i>				
Bank interest income	銀行利息收入				62
Unallocated expenses	未分配開支				(968)
Finance costs	財務費用				(25,838)
Share of profits of an associate	應佔聯營公司溢利				3,006
Loss before income tax	除所得税前虧損				(102,652)
Income tax expense	所得税開支				(2,738)
Loss for the year	本年度虧損				(105,390)
Assets and liabilities	資產及負債				
Segment assets	分類資產	960,099	878,817	65,457	1,904,373
Reconciliation:	對賬:				
Unallocated assets	未分配資產				149,527
Total assets	資產總值				2,053,900
Segment liabilities	分類負債	625	705,943	13,823	720,391
Reconciliation:	對賬:				
Unallocated liabilities	未分配負債				227,769
Total liabilities	負債總額				948,160

Operating segment information (continued) For the year ended 31 December 2021		4.	<mark>經營分類資料(續</mark>) 截至二零二一年十二月三十一日止年度			
		Financial investments and services	Brokerage and commission	Corporate and others	Consolidated	
		財務投資 及服務	經紀及佣金	企業及其他	綜合	
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	
		千港元	千港元	千港元	千港元	
Segment revenue:	分類收入:					
External	外界	43,251	161,670	38,920	243,841	
Intersegment sales	分類間銷售	-	1,711	1,240	2,951	
		43,251	163,381	40,160	246,792	
Elimination	抵銷	-	(1,711)	(1,240)	(2,951)	
Total	烟言 十	43,251	161,670	38,920	243,841	
Segment results	分類業績	(103,889)	(200,139)	(31,712)	(335,740)	
Reconciliation:	<i>對賬:</i>					
Bank interest income	銀行利息收入				25	
Unallocated expenses	未分配開支				(881)	
Finance costs	財務費用				(32,863)	
Loss before income tax	除所得税前虧損				(369,459)	
Income tax expense	所得税開支				(1,807)	
Loss for the year	本年度虧損				(371,266)	
Assets and liabilities	資產及負債					
Segment assets	分類資產	1,320,415	337,488	53,857	1,711,760	
Reconciliation:	對賬:					
Unallocated assets	未分配資產				116,552	
Total assets	資產總值				1,828,312	
Segment liabilities	分類負債	53,143	220,898	41,922	315,963	
Reconciliation:	對賬:					
Unallocated liabilities	未分配負債				389,940	
Total liabilities	負債總額				705,903	

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

4. **Operating segment information** (continued) For the year ended 31 December 2022

4. 經營分類資料(續) 截至二零二二年十二月三十一日止年度

		Financial investments and services 財務投資 及服務 HK\$'000	Brokerage and commission 經紀及佣金 HK\$'000	Corporate and others 企業及其他 HK\$'000	Consolidated 綜合 HK\$'000
		千港元	千港元	千港元	千港元
Depreciation on property, plant and equipment	物業、廠房及設備折舊	-	389	1,193	1,582
Depreciation on right-of-use assets	使用權資產折舊		305	4,650	4,955
Provision for credit loss allowances on loan receivables from money lending business, net	放貸業務產生之應收貸款 之信貸虧損撥備計提 淨額	13,153			13,153
Reversal of credit loss allowances on trade receivables from securities and futures dealing business, net	證券及期貨買賣業務產生 之應收貿易賬款之信貸 虧損撥備撥回淨額		(10,664)		(10,664)
Reversal of credit loss allowances on trade receivables from placing and asset management business, net	配售及資產管理業務產生 之應收貿易賬款之信貸 虧損撥備撥回淨額		(15,692)		(15,692)
Provision for credit loss allowances on financial assets included in prepayments, deposits and other receivables, net	預付款項、按金及其他 應收款項包含之金融 資產之信貸虧損撥備 計提淨額	2,486			2,486
Written off on other receivables	撇銷其他應收款項		219		219
Written off on intangible assets	撤銷無形資產		500		500
Capital expenditure*	資本開支*			82	82

* Capital expenditure consists of additions to property, plant and equipment.

資本開支包括添置物業、廠房及設備。

*

Operating segment information (continued) For the year ended 31 December 2021		4.	經營分類資料(續) 截至二零二一年十二月三十一日止年度			
		Financial investments and services 財務投資	Brokerage and commission	Corporate and others	Consolidated	
		及服務 HK\$'000 千港元	經紀及佣金 HK \$′000 千港元	企業及其他 HK\$′000 千港元	綜合 HK\$′000 千港元	
Depreciation on property, plant and equipment	物業、廠房及設備折舊	-	5,754	593	6,347	
Depreciation on right-of-use assets	使用權資產折舊	_	9,230	10,446	19,676	
Provision for credit loss allowances on loan receivables from money lending business, net	放貸業務產生之應收貸款 之信貸虧損撥備計提 淨額	22,877	-	-	22,877	
Provision for credit loss allowances on trade receivables from securities and futures dealing business, net	證券及期貨買賣業務產生 之應收貿易賬款之信貸 虧損撥備淨額	-	89,835	-	89,835	
Provision for/(reversal of) credit loss allowances on trade receivables from placing and asset management business, net	配售及資產管理業務產生 之應收貿易賬款之信貸 虧損撥備計提/(撥回) 淨額	_	17,191	(796)	16,395	
Provision for credit loss allowances on financial assets included in prepayments, deposits and other receivables, net	預付款項、按金及其他 應收款項包含之金融 資產之信貸虧損撥備 計提淨額	4,668	-	-	4,668	
Written off on other receivables	撇銷其他應收款項	-	242	_	242	
Net loss from sub-leasing right-of-use asset	分租使用權資產之虧損 淨額	-	8,806	-	8,806	
Waiver on note payable and note interest payable	豁免應付票據及應付票據 利息	-	-	(2,158)	(2,158)	
Capital expenditure*	資本開支*	_	180	3,500	3,680	

* Capital expenditure consists of additions to property, plant and equipment.

資本開支包括添置物業、廠房及設備。

*

4. Operating segment information (continued) Geographical information

The following tables present derived revenue from external customers for the years ended 31 December 2022 and 2021, and certain non-current assets information as at 31 December 2022 and 2021, by geographical region.

經營分類資料(續) 地區資料

下表呈列截至二零二二年及二零二一年 十二月三十一日止年度按地區劃分之來自 外界客戶之收益及於二零二二年及二零 二一年十二月三十一日按地區劃分之若干 非流動資產資料。

		Hong Kong 香港		The PRC 中國		Total 總計	
		2022 二零二二年	2021 二零二一年	2022 二零二二年	2021 二零二一年	2022 二零二二年	2021 二零二一年
		HK\$′000 千港元	HK\$′000 千港元	HK\$′000 千港元	HK\$′000 千港元	HK\$′000 千港元	HK\$′000 千港元
Revenue from external customers	來自外界客戶之收益	265,367	239,776	12,473	4,065	277,840	243,841
Non-current assets	非流動資產	637,138	902,460	428	1,284	637,566	903,744
Non-current assets*	非流動資產*	7,687	14,234	428	1,234	8,115	15,468

* Excluded investment in an associate, equity investments at fair value through other comprehensive income, deferred tax assets, finance lease receivables, loan receivables from money lending business and deposits and other receivables.

Information about major customers and suppliers

The aggregate revenue during the year attributable to the Group's five largest customers was 28.35% (2021: 30.26%) of the Group's total revenue, of which 8.13% (2021: 8.20%) was made to the largest customer.

There was no single supplier or aggregate any five suppliers that contributed to 10% or more of the Group's total purchase during the year (2021: Nil).

None of the directors of the Company or any of their associates or any shareholders (which, to the best knowledge of the directors of the Company, own more than 5% of the Company's issued share capital) had any beneficial interests in the Group's customers or suppliers during the year.

不包括於一間聯營公司之投資、透過其他 全面收益按公平值列賬之股本投資、遞延 税項資產、融資租賃應收款項、放貸業務 產生之應收貸款及按金及其他應收款項。

有關主要客戶及供應商的資料

年內,本集團的五大客戶的收益合共佔 本集團總收益28.35%(二零二一年: 30.26%),其中最大客戶佔8.13%(二零 二一年:8.20%)。

年內,概無單一供應商或任何五位供應商 合共佔本集團總採購量的10%或以上(二 零二一年:無)。

年內,本公司董事或任何彼等的聯繫人或 任何股東(據本公司董事所知,為擁有本公 司已發行股本的5%以上股東)概無於本集 團的客戶或供應商擁有任何實益權益。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

5. Revenue, other income and losses, net

An analysis of revenue and other income and losses, net is as follows:

5. 收入·其他收入及虧損淨額

有關收入、其他收入及虧損淨額之分析如 下:

		2022 — — — — —	
		二零二二年 HK\$′000	二零二一年 HK\$'000
		千港元	千港元
Revenue	收入		
Revenue from contracts with customers within the scope of HKFRS 15 recognised at a point in time	香港財務報告準則第15號 範圍內於某個時間點確認 之客戶合約收入		
Commission income from securities and futures dealin	證券及期貨買賣之佣金收入 g	8,543	11,150
Commission income from placing	配售之佣金收入	165,331	137,861
Performance fee income	表現費用收入	740	97
Management fee income	管理費收入	33,894	38,823
Sales of goods	銷售商品	9,422	-
<i>Revenue from other sources outside the scope of HKFRS 15</i>	香港財務報告準則第15號 範圍外之其他來源收入		
Losses on disposal of equity investments at fair value through profit or loss	出售透過損益按公平值列賬 之股本投資之虧損	(4,280)	(17,365)
Gains on disposal of debt investments at fair value through profit or loss	出售透過損益按公平值列賬 之債務投資之收益	9,349	5,630
Gains/(losses) on disposal of fund investments at fair valu		5,5 + 5	
through profit or loss Dividend income from investment in listed	(虧損) 上市股本證券投資之股息 收入	349	(1,158)
equity securities		703	1,971
Dividend income from fund investments at fair value	透過損益按公平值列賬之 基金投資之股息收入	2.495	E 000
through profit or loss Interest income from money	放貸業務之利息收入	2,485	5,223
lending business		31,908	37,917
Interest income from securities margin	證券保證金之利息收入	13,131	12,659
Interest income from debt investments	債務投資之利息收入	6,265	11,033
		277,840	243,841

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

5. Revenue, other income and losses, net (continued)

An analysis of revenue and other income and losses, net is as follows: (continued) $% \left(\left(\left(x,y\right) \right) \right) \right) =\left(\left(\left(x,y\right) \right) \right) =\left(\left(x,y\right) \right) \right) =\left(\left(x,y\right) \right) =\left(\left(x,y\right) \right) =\left(\left(x,y\right) \right) \right) =\left(\left(x,y\right) \right) =\left(x,y\right) =\left(x,y$

5. 收入、其他收入及虧損淨額(續)

有關收入、其他收入及虧損淨額之分析如下:(續)

		Notes 附註	2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$'000 千港元
Other income and losses, net	其他收入及虧損淨額			
Bank interest income	銀行利息收入		62	25
Handling fee income	手續費收入		320	1,109
Change in third party interests in consolidated	於綜合投資基金之第三方 權益變動			
investment fund		(i)	(3,744)	(3,435)
Wages subsidies of the Employment	保就業計劃之工資補貼			
Support Scheme		(ii)	1,007	-
Rental income	租金收入	(iii)	1,107	1,295
Waiver on note payable and note interest payable	豁免應付票據及應付票據 利息		-	2,158
Net loss from sub-leasing right-of-use asset	分租使用權資產之虧損淨額	22	_	(8,806)
Interest income from finance lease receivables	融資租賃應收款項之利息 收入		94	2
Gain on modification of lease	租賃修訂收益		11	_
Loss on modification of note payable	應付票據修訂虧損	34	(2,422)	
Loss on modification of	其他應收款項修訂虧損			_
other receivable Others	其他	24	(1,502) 2,361	_ 2,031
			(2,706)	(5,621)

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

5. Revenue, other income and losses, net (continued)

An analysis of revenue and other income and losses, net is as follows (continued):

Notes:

- (i) This amount represented the net change in net asset value of consolidated investment fund attributable to third-party shareholders, which was fully redeemed during the year. Details of the Group's interest in consolidated investment fund are disclosed in Note 30 to the consolidated financial statements.
- (ii) For the year ended 31 December 2022, government grants were received by certain subsidiaries in connection with the new phase of Employment Support Scheme launched in year 2022. There were no unfulfilled conditions or contingencies relating to these grants (2021: Nil).
- (iii) This amount represented the rental income from sub-leases the properties under operating lease arrangements with leases negotiated for less than one year.

6. Finance costs

An analysis of finance costs is as follows:

5. 收入、其他收入及虧損淨額(續)

有關收入、其他收入及虧損淨額之分析如 下:(續)

附註:

- (i) 該金額指第三方股東應佔綜合投資基金資 產淨值之淨變動,並於年內全部贖回。本 集團於綜合投資基金權益之詳情披露於綜 合財務報表附註30。
- (ii) 截至二零二二年十二月三十一日止年度, 若干附屬公司收取與於二零二二年推出之 新一輪保就業計劃相關之政府補貼。概無 有關該等補助之未履行條件或或有事項(二 零二一年:無)。
- (iii) 該金額指自經營租賃安排項下轉租物業之 租金收入,該租賃商定為一年之內。

6. 財務費用

財務費用分析如下:

		2022 二零二二年	2021 二零二一年
		HK\$′000 千港元	HK\$'000 千港元
Interest on bank borrowings	銀行借貸利息	1,367	2,072
Interest on other borrowings – margin loans	其他借貸利息-保證金貸款	3,458	5,483
Interest on other borrowings – secured/unsecured	其他借貸利息-有抵押/無抵押	14,383	16,520
Interest on bank overdrafts	銀行透支利息	1,159	2,265
Interest on note payable	應付票據利息	5,026	5,914
Interest on lease liabilities	租賃負債利息	426	593
Others	其他	19	16
		25,838	32,863

Notes to the Consolidated Financial Statements 422×10^{-4}

綜合財務報表附註

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

7. Loss before income tax

The Group's loss before income tax is arrived at after charging/ (crediting):

7. 除所得税前虧損

本集團除所得税前虧損乃扣除/(計入)以 下項目後達至:

		2022 二零二二年	2021 二零二一年
		——————————— HK\$′000 千港元	————————————————————————————————————
Depreciation on	折舊		
Right-of-use assets (Note 14) Property, plant and equipment	使用權資產(附註14) 物業、廠房及設備(附註13)	4,955	19,676
(Note 13)		1,582	6,347
		6,537	26,023
Employee benefit expenses (including directors' remuneration (Notes (i) and 8)):	僱員福利開支(包括董事酬金) (附註(i)及8):		
Wages and salaries	工資及薪金	130,316	83,232
Equity-settled share option	股權結算之購股權安排,淨額		11.000
arrangements, net (Note 38) Retirement benefit scheme	(附註38) 退休福利計劃供款	18,024	11,880
contributions		4,597	4,554
		152,937	99,666
Minimum lease payments under operating leases (Notes (ii) and 14)	經營租賃項下之最低租賃付款 (附註(ii)及14)	4,883	631
Auditors' remuneration	核數師酬金	2,800	1,800
Provision for credit loss allowance on loan receivables from money lending business, net	放貸業務產生之應收貸款之 信貸虧損撥備計提淨額	13,153	22,877
(Reversal of)/provision for credit loss allowance on trade receivables from securities and futures	證券及期貨買賣業務產生之 應收貿易賬款之信貸虧損撥備 (撥回)/計提淨額	13,133	22,077
dealing business, net		(10,664)	89,835
(Reversal of)/provision for credit loss allowance provision on trade receivables from placing and asset	配售及資產管理業務產生之 應收貿易賬款之信貸虧損撥備 (撥回)/計提淨額		
management business, net Provision for credit loss allowance on financial assets included in prepayments, deposits and other	計入預付款項、按金及其他應收 款項之金融資產之信貸虧損 撥備計提淨額	(15,692)	16,395
receivables, net Written off on other receivables	撤銷其他應收款項	2,486 219	4,668 242
Written off on intangible assets	撤銷無形資產	500	
Written off on property,	撇銷物業、廠房及設備		
plant and equipment	网络米格兰派	4	-
Foreign exchange differences, net	匯兑差額,淨值	1,131	(539)

Notes to the Consolidated Financial Statements 综合財務報表附註 For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

Loss before income tax (continued) 7. Notes:

- As at 31 December 2022, the Group had no forfeited (i) contributions available to reduce its contributions to the retirement benefit schemes in future years (2021: Nil).
- (ii) The amount represented short-term lease payments for the years ended 31 December 2022 and 2021 under HKFRS 16.

8. **Directors' remuneration**

Directors' remuneration for the year, disclosed pursuant to the Listing Rules, section 383(1)(a), (b), (c) and (f) of the Hong Kong Companies Ordinance and Part 2 of the Companies (Disclosure of Information about Benefits of Directors) Regulation, is as follows:

除所得税前虧損(續) 7. 附註:

- 於二零二二年十二月三十一日,本集團並 (i) 無已沒收供款可用作減少未來年度退休福 利計劃供款(二零二一年:無)。
- (ii) 該金額指根據香港財務報告準則第16號 於截至二零二二年及二零二一年十二月 三十一日止年度之短期租賃付款。

8. 董事酬金

根據上市規則、香港公司條例第383(1)(a)、 (b)、(c)及(f)條以及公司(披露董事利益資料) 規例第2部披露之年內董事酬金如下:

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$'000 千港元
Fees	袍金	581	581
Salaries, allowances and benefits in kind	薪金、津貼及實物福利	1,674	3,615
Equity-settled share option arrangements, net	股權結算之購股權安排,淨額	7,129	3,736
Retirement benefit scheme contributions	退休福利計劃供款	82	62
		9,466	7,994

During the year ended 31 December 2022, 638,400,000 share options were granted (2021: 494,690,000) to the directors of the Company, in respect of their services to the Group, under the share option schemes of the Company, further details of which are set out in Note 38 to the consolidated financial statements. The fair value of such options, which has been recognised in the consolidated statement of profit or loss on the grant date, was determined as at the date of grant. The amounts recognised in the consolidated statements of profit or loss for the years were included in the above directors' remuneration disclosures.

截至二零二二年十二月三十一日止年度, 根據本公司購股權計劃,本公司董事就彼 等對本集團的服務而獲授638,400,000份購 股權(二零二一年:494,690,000份),進一 步詳情載於綜合財務報表附註38。該等購 股權於授出日期於綜合損益表確認,其公 平值乃於授出日期釐定,而於該等年度在 綜合損益表內確認之數額已計入上述董事 酬金披露資料內。

綜合財務報表附註

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

Directors' remuner	ration (continued)	Fees	8. 董事 Salaries, allowances and benefits in kind	Equity-settled share option arrangements, net 股權結算之	Retirement benefit scheme contributions	Total remuneration
		袍金	薪金 [、] 津貼 及實物福利	」 購股權安排, 淨額	退休福利 計劃供款	酬金總額
2022	二零二二年	HK\$′000 千港元	HK\$′000 千港元	HK\$′000 千港元	HK\$′000 千港元	HK\$'000 千港元
Executive directors	執行董事		1	1		
Mr. Chen Xiaodong (Chairman) Ms. Chen Jinxian (Vice Chairman) (appointed on	陳曉東先生(主席) 陳靜嫻女士(副主席) (於二零二二年	-	944	1,783	47	2,774
21 February 2022)	二月二十一日獲委任)	_	120	1,782		1,903
Mr. Yu Qingrui	余慶鋭先生	-	149	1,782	15	1,946
Mr. Wang Jun (Chief executive officer) (resigned on 6 June 2022)	王軍先生(行政總裁) (於二零二二年 六月六日辭任)	-	400			407
Ms. Song Caini (appointed on 21 February 2022)	宋采泥女士(於二零二二年 二月二十一日獲委任)		14	1,782		1 706
	— □ □ 位 g ≤ □ 〕 陳洪金先生(於二零二二年 二月二十一日獲委任)		-	1,/02		1,796
Mr. Li Jing (Chief executive officer) (appointed on	李靖先生(行政總裁) (於二零二二年					
9 December 2022)	十二月九日獲委任)	-				-
Independent non-executive directors#	獨立非執行董事#					
Mr. Kwok Chi Kwong	郭志光先生	150				150
Mr. Wu Ming	吳銘先生	71	47		12	130
Mr. Liu Hongwei (resigned on 22 December 2022)	劉宏偉先生(於二零二二年 十二月二十二日辭任)	360				360
Mr. Lin Guoyan (appointed on 22 December 2022)	林國炎先生(於二零二二年 十二月二十二日獲委任)	-				-
		581	1,674	7,129	82	9,466

[#] Subsequent to the reporting period, Mr. Lin Guoyan has resigned as independent non-executive director of the Company and Ms. Li Meifeng has been appointed as the Company's independent nonexecutive director on 8 March 2023. 於報告期後,林國炎先生已辭任本公司之 獨立非執行董事及李美鳳女士已於二零 二三年三月八日獲委任為本公司之獨立非 執行董事。

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For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

Directors' remune	ration (continued)		8. 董事	酬金 (續)		
			Salaries, allowances and benefits	Equity-settled share option arrangements,	Retirement benefit scheme	Total
		Fees	in kind	net 股權結算之	contributions	remuneration
		袍金	薪金、津貼 及實物福利	放催和昇之 購股權安排, 淨額	退休福利 計劃供款	酬金總額
2021	二零二一年	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元
Executive directors [#]	執行董事 "					
Mr. Chen Xiaodong (Chairman)	陳曉東先生(主席)	-	650	1,205	33	1,888
Mr. Xu Ke (Chief executive officer) (resigned on	徐柯先生(行政總裁) (於二零二一年					
28 December 2021)	十二月二十八日辭任)	-	2,730	-	18	2,748
Mr. Yu Qingrui	余慶鋭先生	-	126	1,205	6	1,337
Ms. Lam Hay Yin (resigned on 16 November 2021)	林曦妍女士(於二零二一年 十一月十六日辭任)	_	109	1,205	5	1,319
Mr. Wang Jun (Chief executive officer) (appointed on	王軍先生(行政總裁) (於二零二一年					
28 December 2021)	十二月二十八日獲委任)	-	-	-	-	-
Independent non-executive directors	獨立非執行董事					
Mr. Kwok Chi Kwong	郭志光先生	150	_	-	-	150
Mr. Wu Ming	吳銘先生	71	_	121	_	192
Mr. Liu Hongwei	劉宏偉先生	360	-	-	-	360
		581	3,615	3,736	62	7,994

Subsequent to the reporting period of year ended 31 December 2021, Ms. Chen Jingxian (Vice Chairman), Ms. Song Caini and Mr. Chen Hongjin have been appointed as the Company's executive directors on 21 February 2022.

Subsequent to the reporting period, Mr. Lin Guoyan agreed to waive the remuneration for his service in year 2022 upon his resignation on 8 March 2022 (2021: Nil).

There were no other emoluments payable to the independent non-executive directors during the year (2021: Nil).

於截至二零二一年十二月三十一日止年度 之報告期後,陳靜嫻女士(副主席)、宋采 泥女士及陳洪金先生已於二零二二年二月 二十一日獲委任為本公司執行董事。

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於報告期後,林國炎先生於二零二二年三 月八日辭任後同意放棄彼於二零二二年之 服務酬金(二零二一年:無)

於年內概無應付予獨立非執行董事之其他 薪金(二零二一年:無)。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

9. Five highest paid employees

The five highest paid employees during the year included one director (2021: one director), details of whose remuneration are set out in Note 8 above. Details of the remuneration for the year of the remaining four (2021: four) highest paid employees who are not a director of the Company are as follows:

9. 五位最高薪酬僱員

年內五位最高薪酬僱員包括一名董事(二 零二一年:一名董事),彼等之酬金詳情載 於上文附註8。年內餘下四名(二零二一年: 四名)非本公司董事之最高薪酬僱員之酬 金詳情如下:

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$′000 千港元
Salaries, allowances and benefits in kind	薪金、津貼及實物福利	57,318	34,190
Equity-settled share option arrangements, net	股權結算之購股權安排·淨額	1,809	1,164
Retirement benefit scheme contributions	退休福利計劃供款	97	138
		59,224	35,492

The number of non-director highest paid employees whose remuneration fell within the following bands is as follows:

酬金介乎下列範圍之非董事之最高薪酬僱 員人數如下:

		2022 二零二二年	2021 二零二一年
HK\$4,000,001 to HK\$6,500,000	4,000,001港元至6,500,000港元	1	1
HK\$7,000,001 to HK\$7,500,000	7,000,001港元至7,500,000港元	2	1
HK\$10,500,001 to HK\$11,000,000	10,500,001港元至11,000,000港元	-	1
HK\$13,000,001 to HK\$13,500,000	13,000,001港元至13,500,000港元	-	1
HK\$25,00,001 to HK\$30,000,000	25,00,001港元至30,000,000港元	1	-
		4	4

During the year, 159,600,000 share options were granted to one non-director highest paid employee (2021: 159,600,000) in respect of his service to the Group under the share option schemes of the Company, further details of which are set out in Note 38 to the consolidated financial statements. The fair value of such options, which has been recognised in the consolidated statement of profit or loss on the grant date, was determined at the date of grant. The amounts recognised in the consolidated statement of profit or loss for the years were included in the above non-director highest paid employees' remuneration disclosures. 年內,一名最高薪酬非董事僱員根據本公司之購股權計劃就其對本集團的服務獲授 159,600,000份(二零二一年:159,600,000 份)購股權,進一步詳情載於綜合財務報表 附註38。該等購股權於授出日期於綜合損 益表確認,其公平值乃於授出日期釐定,而 於該等年度在綜合損益表內確認之數額已 計入上述最高薪酬非董事僱員之酬金披露 資料內。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

10. Income tax expense

10. 所得税開支

Hong Kong profits tax has been provided at the rate of 16.5% (2021: 16.5%) on the estimated assessable profits arising in Hong Kong during the year. Under the two-tiered profits tax rates regime, the first HK\$2,000,000 of profits of the qualifying group entity will be taxed at 8.25%, and profits above HK\$2,000,000 will be taxed at 16.5%. The profits of group entities not qualifying for the two-tiered profits tax rates regime will continue to be taxed at a flat rate of 16.5%.

Taxes on profits assessable in the PRC in the current year have been calculated at the rates of tax prevailing in the PRC in which the Group operates, based on existing legislation, interpretations and practices in respect thereof. 香港利得税一直基於本年度自香港產生之 估計應課税溢利按16.5%(二零二一年: 16.5%)税率計提。根據兩級制利得税率制 度,合資格集團實體首2,000,000港元的溢 利將按8.25%的税率徵税,而超過2,000,000 港元的溢利則按16.5%的税率徵税。不符合 兩級制利得税率制度的集團實體溢利將繼 續按16.5%的統一税率徵税。

本年度中國應課税溢利之税項已根據現行 法例、其有關之詮譯及慣例,按本集團營運 所在的中國之現行税率計算。

		2022 二零二二年	2021 二零二一年
		————— HK\$′000 千港元	——————— HK\$′000 千港元
Current – Hong Kong Charge for the year Under-provision/(over-provision)	即期一香港 年度支出 過往年度撥備不足/	2,241	2,070
in prior years	(超額撥備)	302	(408)
		2,543	1,662
Current – the PRC	即期一中國		
Charge for the year	年度支出	173	-
Under-provision in prior years	過往年度撥備不足	22	59
		195	59
Deferred (Note 17)	遞延(附註17)	-	86
Income tax expense	所得税開支	2,738	1,807

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

10. Income tax expense (continued)

A reconciliation of the income tax expense applicable to loss before income tax using the statutory rates for the jurisdictions in which the Company and the majority of its subsidiaries are domiciled to the tax position at the effective tax rates is as follows:

10. 所得税開支(續)

使用本公司及其大部分附屬公司所在司法 權區之法定税率計算之除所得税前虧損適 用之所得税開支,與按實際税率計算之課 税情況之對賬如下:

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$'000 千港元
Loss before income tax	除所得税前虧損	(102,652)	(369,459)
Tax at the statutory tax rates	按法定税率計算之税項	(20,762)	(66,382)
Income not subject to tax	免繳税收入	(7,486)	(2,368)
Expenses not deductible for tax	不可扣税開支	12,947	9,316
Tax losses not recognised	未確認税項虧損	18,488	60,945
Tax losses utilised	已動用税項虧損	(399)	(428)
Temporary difference not recognised	未確認暫時差額	366	1,258
Under-provision/(over-provision)	過往年度撥備不足/(超額撥備)		
in prior years		324	(349)
Tax concession	税務寬減	(575)	(20)
Tax relief of 8.25% on first HK\$2 million assessable profit	首2,000,000港元應課税溢利享有 8.25%之税項減免	(165)	(165)
Tax at the effective rate	按實際税率計算之税項	2,738	1,807

11. Dividends

The directors of the Company do not recommend the payment of any final dividend for the year (2021: Nil).

12. Loss per share attributable to owners of the Company

The calculation of the basic loss (2021: loss) per share amount is based on the loss for the year attributable to owners of the Company of approximately HK\$106,759,000 (2021: loss of HK\$371,266,000), and the weighted average number of ordinary shares in issue of 15,980,612,000 (2021: 15,969,650,000).

11. 股息

本公司董事並無建議就本年度派付任何末 期股息(二零二一年:無)。

12. 本公司擁有人應佔每股虧損

每股基本虧損(二零二一年:虧損)金額 乃根據本公司擁有人應佔本年度虧損 約106,759,000港元(二零二一年:虧損 371,266,000港元)及已發行普通股之加權 平均數15,980,612,000股(二零二一年: 15,969,650,000股)計算。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

12. Loss per share attributable to owners of the Company (continued)

12. 本公司擁有人應佔每股虧損(續)

The calculation of the basic and diluted loss per share are based on:

每股基本及攤薄虧損乃基於下列資料計算:

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$′000 千港元
Loss for the year attributable to owners of the Company, used in basic and diluted loss per share calculations	計算每股基本及攤薄虧損所用 本公司擁有人應佔年內虧損	(106,759)	(371,266)

Number of shares	Number	of	shares
------------------	--------	----	--------

		股份	數目
		2022	2021
		二零二二年	二零二一年
		'000	′000
		千股	千股
Shares	股份		
Weighted average number of ordinary shares in issue during the year used in the basic and	計算每股基本及攤薄虧損所用 年內已發行普通股加權平均數		
diluted loss per share calculations		15,980,612	15,969,650

For the year ended 31 December 2022, the assumed conversion of potential ordinary shares in relation to the share option has an anti-dilutive effect to the basic loss per share as the exercise price of the options exceeds the average market price of ordinary shares (2021: same).

截至二零二二年十二月三十一日止年度, 由於購股權之行使價超過普通股的平均 市價,故假設轉換有關購股權之潛在普通 股對每股基本虧損具有反攤薄影響(二零 二一年:相同)。

綜合財務報表附註

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

13. Property, plant and equipment

13. 物業 [、]廠房及設備

		Leasehold improvements 租賃物業 裝修	Motor vehicles, furniture, fixtures and equipment 汽車、傢俬、 裝置及設備	Total 總計
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
At 1 January 2022:	於二零二二年一月一日:			
Cost	成本	23,085	9,089	32,174
Accumulated depreciation	累計折舊	(19,517)	(8,459)	(27,976)
Net carrying amount	賬面淨值	3,568	630	4,198
At 1 January 2022, net of accumulated depreciation	於二零二二年一月一日, 扣除累計折舊後	3,568	630	4,198
Additions	添置	-	82	82
Written-off of cost	撇銷成本 每2.15.抹,出(約1)>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>	(4,925)	(2,732)	(7,657)
Depreciation charged for the year (Note 7)	年內折舊支出(附註7)	(1,272)	(310)	(1,582)
Written-off of accumulated	撇銷出售累計折舊	4.025	2 720	7 (5)
depreciation upon disposal Exchange realignment	匯兑調整	4,925 (21)	2,728 (45)	7,653 (66)
		(21)	(43)	(00)
At 31 December 2022, net of accumulated depreciation	於二零二二年 十二月三十一日,			
	扣除累計折舊後	2,275	353	2,628
At 31 December 2022:	於二零二二年 十二月三十一日:			
Cost	成本	16,929	6,035	22,964
Accumulated depreciation	累計折舊	(14,654)	(5,682)	(20,336)
Net carrying amount	賬面淨值	2,275	353	2,628

13. Property, plant and equipment (continued)

13. 物業、廠房及設備(續)

			Motor vehicles,	
		Leasehold	furniture, fixtures	Tatal
		improvements 租賃物業	and equipment 汽車、傢俬、	Total
		位員初来 裝修	装置及設備	總計
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
At 1 January 2021:	於二零二一年一月一日:			
Cost	成本	19,048	8,893	27,941
Accumulated depreciation	累計折舊	(14,328)	(6,931)	(21,259)
Net carrying amount	賬面淨值	4,720	1,962	6,682
At 1 January 2021, net of	於二零二一年一月一日,			
accumulated depreciation	扣除累計折舊後	4,720	1,962	6,682
Additions	添置	3,621	59	3,680
Depreciation charged	年內折舊支出(附註7)			
for the year (Note 7)		(4,904)	(1,443)	(6,347)
Exchange realignment	匯兑調整	131	52	183
At 31 December 2021, net of	於二零二一年			
accumulated depreciation	十二月三十一日,			
	扣除累計折舊後	3,568	630	4,198
At 31 December 2021:	於二零二一年			
	十二月三十一日:			
Cost	成本	23,085	9,089	32,174
Accumulated depreciation	累計折舊	(19,517)	(8,459)	(27,976)
Net carrying amount	賬面淨值	3,568	630	4,198

綜合財務報表附註

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

14. Right-of-use assets

14. 使用權資產

		Premises 物業 HK\$'000 千港元
Cost:	成本:	
At 1 January 2021	於二零二一年一月一日	66,863
Additions	添置	8,978
Derecognised upon expiration of lease	於租賃屆滿時終止確認	(19,505)
Derecognised upon sub-leasing	於分租時終止確認	(23,670)
Exchange alignment	匯兑調整	(243)
At 31 December 2021 and 1 January 2022	於二零二一年十二月三十一日及	
	二零二二年一月一日	32,423
Derecognised upon expiration of lease	於租賃屆滿時終止確認	(1,740)
Derecognised upon termination of lease	於終止租賃時終止確認	(21,468)
Exchange alignment	匯兑調整	(237)
At 31 December 2022	於二零二二年十二月三十一日	8,978
Accumulated depreciation:	累計折舊:	
At 1 January 2021	於二零二一年一月一日	30,035
Charge for the year (Note 7)	年內支出(附註7)	19,676
Derecognised upon expiration of lease	於租賃屆滿時終止確認	(19,505)
Derecognised upon sub-leasing	於分租時終止確認	(8,285)
Exchange alignment	匯兑調整	(268)
At 31 December 2021 and 1 January 2022	於二零二一年十二月三十一日及	
	二零二二年一月一日	21,653
Charge for the year (Note 7)	年內支出(附註7)	4,955
Derecognised upon expiration of lease	於租賃屆滿時終止確認 於終止時終止確認	(1,740)
Derecognised upon termination	於於止时於止揮認 匯兑調整	(21,180)
Exchange alignment		(197)
At 31 December 2022	於二零二二年十二月三十一日	3,491
Net carrying amount:	賬面淨值:	
At 31 December 2022	於二零二二年十二月三十一日	5,487
At 31 December 2021	於二零二一年十二月三十一日	10,770

The right-of-use assets represent the Group's rights to use underlying leased premises as offices for its operations under operating lease arrangements over the lease terms, which is 2 (2021: ranged from 1 to 3) years, which are stated at cost less accumulated depreciation and accumulated impairment losses, if any, and adjusted for any remeasurement of the lease liabilities. 使用權資產指本集團於租期(兩年(二零 二一年:一至三年))內根據經營租賃安排 就其營運使用相關租賃物業作為辦公室的 權利,其按成本減累計折舊及累計減值虧 損(如有)列賬,並就租賃負債的任何重新 計量作出調整。

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14. Right-of-use assets (continued)

The lease agreements do not impose any covenants other than the security interests in the leased assets that are held by the lessor. Leased assets may not be used as security for borrowing purposes.

14. 使用權資產(續)

除於出租人持有之租賃資產之抵押利益外, 租賃協議並無施加任何限制。租賃資產不 得用作借款的抵押。

		2022	2021
		二零二二年	二零二一年
		HK\$'000	HK\$'000
		千港元	千港元
Fixed payments	固定付款	4,333	11,795
Expense relating to short-term	短期租賃相關開支(附註7)		
leases (Note 7)		4,883	631
Total cash outflow for leases	租賃現金流出總額	9,216	12,426

Leases committed

During the year ended 31 December 2021, the Group entered into a new lease the underlying asset as an office in Hong Kong, with the non-cancellable period of 3 years from the commencement date of the lease on 1 November 2021. The total future undiscounted cash flows over the noncancellable period amounted to approximately HK\$9,803,000 of which approximately HK\$3,063,000 is payable within 1 year from the end of the reporting period and approximately HK\$6,740,000 is payable over 1 year but less than 3 years form the end of the reporting period.

During the year ended 31 December 2022, no new lease is entered by the Group that is not yet commenced (2021: Nil).

15. Intangible assets

The intangible asset was of indefinite useful life as it had no expiry date and represented the Futures Exchanges Trading Right in Hong Kong Exchanges and Clearing Limited, which was fully written off upon the holder of the right, a subsidiary of the Company applied deregistration on 31 August 2022.

租約

截至二零二一年十二月三十一日止年度, 本集團訂立一項新租賃以租賃相關資產 作為香港辦公室,自二零二一年十一月一 日租賃的開始日期起計三年內不可撤銷。 於不可撤銷期間內未來未貼現現金流量總 額為約9,803,000港元,其中約3,063,000港 元須於報告期間結束後一年內支付,及約 6,740,000港元須於報告期間結束後超過一 年但少於三年內支付。

截至二零二二年十二月三十一日止年度, 本集團並無訂立尚未開始的新租賃(二零 二一年:無)。

15. 無形資產

無形資產並無到期日,故具無限可使用年 期,並為香港交易及結算所有限公司之期 交所交易權。於該權利的持有人(本公司一 間附屬公司)於二零二二年八月三十一日 申請取消註冊時,該權利已悉數撇銷。

16. Investment in an associate

16. 於聯營公司之投資

		2022	2021
		二零二二年	二零二一年
		HK\$'000	HK\$'000
		千港元	千港元
Share of net assets	應佔資產淨值	87,006	-

Particulars of the associate are as follows:

聯營公司之詳情如下:

Name 公司名稱	Particulars of issued shares held 持有已發行股份 之詳情	Place of incorporation/ operation 註冊成立/ 經營地點	Percenta ownership attributable to 本集團應佔擁 百分	interest the Group 有權權益之	Principal activities 主要業務
			2022 二零二二年	2021 二零二一年	
Senworth Limited	Ordinary shares	Hong Kong	25	_	Investment holding and provision of property management services
盛裕有限公司	普通股	香港	25	-	投資控股及提供物業 管理服務

At 31 December 2022, the associate has interests in the following companies:

於二零二二年十二月三十一日,聯營公司 於以下公司中擁有權益:

Name of subsidiary directly held by the associate 聯營公司直接持有之 附屬公司名稱	Particulars of issued shares held 持有已發行股份 之詳情	Place of incorporation/ operation 註冊成立/ 經營地點	attributable to the Group 本集團應佔擁有權權益之		Principal activities 主要業務
			Directly 直接	Indirectly 間接	
汕頭市天順物業管理 有限公司 (「 天順物業 」) 汕頭市天順物業管理 有限公司 (「 天順物業」)	Ordinary shares 普通股	The PRC 中國	22.50 (2021:-) (二零二一年:-) 22.50 (2021:-) (二零二一年:-)		Investment holding and provision of property management services 投資控股及提供物業 管理服務

16. Investment in an associate (continued)

16. 於聯營公司之投資(續)

Name of associate directly held by 天順物業 直接持有之 聯營公司名稱	Particulars of issued shares held 持有已發行股份 之詳情	Place of incorporation/ operation 註冊成立/ 經營地點	Percenta ownership attributable to 本集團應佔擁 百分	interest the Group 有權權益之	Principal activities 主要業務
			Directly	Indirectly	
			直接	間接	
汕頭市光大偉聯房產 開發有限公司	Ordinary shares	The PRC	-	11.25	Property investment
汕頭市光大偉聯房產 開發有限公司	普通股	中國	_	11.25	物業投資

On 27 October 2022, a wholly owned subsidiary of the Company acquired 25% of issued share capital of Senworth Limited, which was engaged in investment holding and provision of property management services. Senworth Limited, which is considered a material associate of the Group, is a strategic partner for the Group, providing access to property investment market in the PRC.

The total consideration payable by the Group under the sale and purchase agreement is HK\$84,000,000, of which HK\$30,000,000 was settled in cash and the remaining balance of HK\$54,000,000 would be satisfied by issuing promissory notes to the vendor upon completion of the acquisition, and which was then fully offset against vendor amount owed to a wholly owned subsidiary.

於二零二二年十月二十七日,本公司全資 附屬公司收購盛裕有限公司已發行股本之 25%,其主要從事投資控股及提供物業管 理服務。盛裕有限公司被認為是本公司之 重要聯營公司,其乃本集團之戰略合作夥 伴,為本集團提供進入中國房地產投資市 場的機會。

根據買賣協議,本集團應付代價總額為 84,000,000港元,其中30,000,000港元以現 金結算,餘下結餘54,000,000港元將在收購 完成後透過向賣方發行承兑票據結付,隨 後悉數被賣方結欠全資附屬公司之款項抵 銷。

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16. Investment in an associate (continued)

Summarised financial information in respect of the associate, Senworth Limited, as extracted from its financial statements is summarised below:

16. 於聯營公司之投資(續)

摘自聯營公司Senworth Limited財務報表, 有關其概要財務資料之概要如下:

		2022 二零二二年 HK\$′000 千港元
Current assets	流動資產	2,190
Non-current assets, included investment in an associate	非流動資產,包括於聯營公司之投資	381,321
Current liabilities, included amount due to the Group	流動負債,包括應付本集團之款項	(35,488)
Equity attributable to owners of Senworth Limited	盛裕有限公司擁有人應佔權益	312,989
Non-controlling interests	非控股權益	35,034
Revenue	收入	8,550
Loss from continuing operations	來自持續經營業務之虧損	(574)
Other gains	其他收益	209,859
Profit and total comprehensive income for the year	年內溢利及全面總收益	209,380

Reconciliation of the above summarised financial information to the carrying amount of the interest in the associate recognised in these consolidated financial statements: 上述概要財務資料與本綜合財務報表確認 之於聯營公司之權益賬面值之對賬:

		2022 二零二二年 HK\$′000 千港元
Net assets of the associate at acquisition Group's interest in Senworth Limited	收購時聯營公司之資產淨值 本集團於盛裕有限公司之權益	347,540 25%
Investment cost Gain on bargain purchase (Note) Share of profits on an associate (Note) Investment cost	投資成本 議價收購收益(附註) 分佔聯營公司之溢利(附註) 投資成本	86,885 (84,000) 2,885 121 84,000
Carrying amount of the Group's interest in Senworth Limited	本集團於盛裕有限公司之權益之 賬面值	87,006

Note:

附註:

The gain of bargain purchase in amount of HK\$2,885,000 arisen at acquisition date has been included as share of profits of an associate. Details of the acquisition are disclosed in the announcement of the Company dated 6 October 2022.

於收購日期產生的議價收購收益2,885,000港元 已計為分佔聯營公司之溢利入賬。有關收購之詳 情於本公司二零二二年十月六日之公告中披露。

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17. Deferred tax

The movements in deferred tax liabilities and assets during the year are as follows:

Deferred tax liabilities

17. 遞延税項

遞延税項負債及資產於年內之變動如下:

遞延税項負債

		Depreciation allowance in excess of related depreciation 折舊撥備超過 有關折舊 HK\$'000 千港元
At 1 January 2021	於二零二一年一月一日	85
Deferred tax credited to the consolidated statement of profit or loss during the year	年內計入綜合損益表之遞延税項 (附註10)	
(Note 10)		(86)
Exchange realignment	匯兑調整	1
Gross deferred tax liabilities at 31 December 2021, 1 January 2022 and 31 December 2022	二零二一年十二月三十一日、 二零二二年一月一日及 二零二二年十二月三十一日之 遞延税項負債總額	

Deferred tax assets

遞延税項資產

		Credit loss allowances of other financial assets 其他金融資產 信貸虧損撥備	The related depreciation in excess of depreciation allowance 有關折舊超過 折舊撥備	Total 總計
		HK\$'000 千港元	HK\$′000 千港元	HK\$'000 千港元
At 1 January 2021 Deferred tax credited to the consolidated statement of profit or loss during the year	於二零二一年一月一日 年內計入綜合損益表之遞延 税項(附註10)	236	47	283
(Note 10)		(126)	(47)	(173)
Gross deferred tax assets at 31 December 2021, 1 January 2022 and	二零二一年十二月三十一日、 二零二二年一月一日及 二零二二年十二月三十一日			
31 December 2022	之遞延税項資產總值	110	-	110

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

17. Deferred tax (continued)

Deferred tax assets (continued)

Subject to the approval by relevant tax authority, the Group has tax losses arising in Hong Kong of approximately HK\$3,244,174,000 as at 31 December 2022 (2021: HK\$1,572,793,000) that are available for offsetting against future taxable profits of the companies in which the losses arose. Such unused tax losses are subject to the approval of the Hong Kong Inland Revenue Department ("**IRD**"). Tax losses may be carried forward indefinitely. During September and October 2022, the IRD issued statement of loss for the assessment year of 2021/2022 to certain Hong Kong group companies and showed the tax losses carried forward were approximately HK\$3,149,334,000.

The Group has unused tax losses arose in the PRC, which will be expired in 5 years, of approximately HK\$90,047,000 (2021: HK\$53,867,000). No deferred tax asset has been recognised due to unpredictability of future profit streams.

18. Equity investments at fair value through other comprehensive income

17. 遞延税項(續) 遞延税項資產(續)

經相關税務局批准,於二零二二年十二月 三十一日,本集團有於香港產生之税項 虧損約3,244,174,000港元(二零二一年: 1,572,793,000港元),可供抵銷出現虧損之 公司之未來應課税溢利。該等未動用税項 虧損須待香港税務局(「税務局」)批准後方 可作實。税項虧損或會無限期轉結。於二零 二二年九月及十月,税務局向若干香港集 團公司發出二零二一年/二零二二年評估 年度的虧損報表,顯示轉結税項虧損約為 3,149,334,000港元。

本集團於中國產生將於5年後到期的未動用 税項虧損約90,047,000港元(二零二一年: 53,867,000港元)。基於未來溢利來源的不 可預測性,因此概無確認任何遞延税項資 產。

18. 透過其他全面收益按公平值列 賬之股本投資

		2022	2021
		二零二二年	二零二一年
		HK\$'000	HK\$'000
		千港元	千港元
Equity securities listed in	香港上市股本證券,按公平值		
Hong Kong, at fair value		392,073	493,258

The above equity investments were irrevocably designated at fair value through other comprehensive income as the Group considers these investments to be strategic in nature.

The fair values of the listed equity securities investments were determined based on the quoted market closing prices on the Stock Exchange.

上述股本投資不可撤回地指定為透過其他 全面收益按公平值列賬,原因為本集團認 為該等投資屬策略性質。

上市股本證券投資之公平值乃根據聯交所 所報之收市價釐定。

18. 透過其他全面收益按公平值列

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18. Equity investments at fair value through other

comprehensive income (continued) An analysis of investment portfolio is as below: 賬之股本投資(續) 投資組合分析如下:

Stock code 股份代號	Name of securities 證券名稱	202 二零二 HK\$′000 千港元		2021 二零二- HK\$'000 千港元	-年 %* %*
572	Future World Holdings Limited 未來世界控股有限公司	-	N/A 不適用	1,001	1.91
1141	CMBC Capital Holdings Limited 民銀資本控股有限公司	18,234	0.74	40,863	0.72
412	Shandong Hi-Speed Holdings Group Limited (formerly known as China Shandong Hi-Speed Financial Group Limited)* 山高控股集團有限公司 (前稱中國山東高速金融集團有限公司)*	373,839	1.09	451,394	2.34
		392,073		493,258	

Percentage of shareholding in the listed securities held by the Group

During the year, the Group received the amount of approximately HK\$633,000 (2021: HK\$1,117,000) dividend from these investments and recognised in the Revenue in the consolidated statement of profit or loss.

During the year ended 31 December 2022, the Group sold part of its equity investments to provide for general working capital. These shares were sold at an aggregate amount of approximately HK\$167,714,000 (2021: HK\$99,048,000) and resulted in a cumulative gains of approximately HK\$44,087,000 (2021: loss of HK\$119,949,000) which was transferred from equity investment fair value reserve to accumulated losses during the year.

本集團所持上市證券之股權百分比

於本年度,本集團自該等投資收取股息約 633,000港元(二零二一年:1,117,000港元) 並於綜合損益表之收入內確認。

於截至二零二二年十二月三十一日止年度, 本集團出售部分股本投資以提供一般營運 資金。該等售出股份總額約167,714,000港 元(二零二一年:99,048,000港元),導致 出現一筆累計收益約44,087,000港元(二零 二一年:虧損119,949,000港元)已於年內自 股本投資公平值儲備轉撥至累計虧損。

18. Equity investments at fair value through other comprehensive income (continued)

As at 31 December 2022, the Group's equity investments at fair value through other comprehensive income, with carrying amount of approximately HK\$18,234,000 (2021: HK\$40,399,000), have been pledged to secure the other borrowings granted to the Group (Note 33(c)).

On 24 October 2022, a wholly owned subsidiary (the "**Vendor**'), being the shares owner of the listed securities, has entered into a Share Charge arrangement with Globally Finance Limited, to charge 95,061,000 shares of the listed securities in favour of Globally Finance Limited. Under Vendor's instruction, who could intend Globally Finance Limited, as the trustee, to enter into share sale and purchase agreements to transfer the charged listed securities to purchasers, the net proceeds shall be in or towards the payment to settle the loan and interest receivable owed by the Company to the Globally Finance Limited (the "Loans") until the Loans are discharged.

On 3 November 2022, 29,705,000 shares of the charged listed securities had been transferred to two independent third parties at the considerations of approximately HK\$45,746,000 in total was deemed to be set-off against the Loans. Details of the transaction was disclosed in note 33 to the consolidated financial statements.

On 4 November 2022, Vendor further entered into the conditional Sale and Purchase Agreements with three independent individuals (the "**Purchasers**"), each of the Purchasers respectively pursuant to which the Vendor agreed to sell and the Purchasers agreed to acquire, an aggregate 65,356,000 ordinary shares of Shandong Hi-Speed Holdings Group Limited (formerly known as China Shandong Hi-Speed Financial Group Limited) held by the Vendor as at the date of the Sale and Purchase Agreements ("**Sale Shares**") for a total consideration of HK\$169,272,000.

As the relevant percentage ratio(s) exceed 25% but all relevant percentage ratios are below 75%, the transactions contemplated thereunder in aggregation with the previous disposals constitute a major transaction on the part of the Company under Chapter 14 of the Listing Rules and are subject to the announcement and the shareholders' approval requirements under Chapter 14 of the Listing Rules.

18. 透過其他全面收益按公平值列 賬之股本投資(續)

於二零二二年十二月三十一日,本集團 賬面值約18,234,000港元(二零二一年: 40,399,000港元)透過其他全面收益按公平 值列賬之股本投資已抵押作本集團獲授之 其他借貸之擔保(附註33(c))。

* 於二零二二年十月二十四日,上市證 券股份擁有人全資附屬公司(「賣方」) 已與世界財務有限公司訂立股份押記 安排,以世界財務有限公司為受益人 押記95,061,000股上市證券股份。根 據賣方的指示,其將擬讓世界財務有 限公司作為受託人訂立股份買賣協議, 以轉讓押記上市證券予買方,所得款 項淨額應用於結付本公司結欠世界財 務有限公司的貸款及應收利息(「貸 款」),直至貸款獲清償。

> 於 二 零 二 二 年 十 一 月 三 日, 29,705,000股已抵押上市證券已轉 讓予兩名獨立第三方,總代價約為 45,746,000港元,以視為抵銷貸款。有 關交易之詳情於綜合財務報表附註33 披露。

> 於二零二二年十一月四日(交易時 段後),賣方與三名獨立第三方(「**買** 方」)(各為買方)分別訂立有條件 買賣協議,據此,賣方同意出售及買 方同意收購賣方於買賣協議日期持 有山高控股集團有限公司(前稱中 國山東高速金融集團有限公司)合共 65,356,000股股份(「銷售股份」),總 代價為169,272,040港元。

> 由於相關百分比率超過25%但所有相 關百分比率均低於75%,出售事項及 其項下擬進行之交易與先前出售事項 合併構成本公司於上市規則第14章項 下之一項主要交易,須遵守上市規則 第14章項下之公告及股東批准的規 定。

Notes to the Consolidated Financial Statements 综合財務報表附註 For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

18. Equity investments at fair value through other comprehensive income (continued)

On 15 February 2023, ordinary resolutions passed in the Special General Meeting to approve, confirm and ratify sales of Sales Shares, to the Purchasers at a total consideration of HK\$169,272,000, which is expected to be completed within twelve months. Details of the transaction were disclosed in the announcement of the Company dated 4 November 2022, circular of the Company dated 20 January 2023 and announcement of the Company dated 15 February 2023.

18. 透過其他全面收益按公平值列 賬之股本投資(續)

於二零二三年二月十五日,股東特別大會 通過普通決議案以批准、確認及追認向買 方銷售銷售股份,總代價為169.272.000港 元·預期將於12個月內完成。有關交易之詳 情於本公司日期為零二二年十一月四日之 公告、本公司日期為二零二三年一月二十 日之通函及本公司日期為二零二三年二月 十五日之公告披露。

19. Loan receivables from money lending business 19. 放貸業務產生之應收貸款

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$′000 千港元
Loan receivables Less: credit loss allowances	應收貸款 減:信貸虧損撥備	433,419 (60,590)	517,218 (47,437)
Less: non-current portion	減:非即期部分	372,829 (124,911)	469,781 (353,930)
Current portion	即期部分	247,918	115,851

As at 31 December 2022, the gross amounts of loan receivables represented loans of approximately HK\$433,419,000 (2021: HK\$517,218,000) granted by the Group to a number of independent third parties. The loans bore interest at rates ranging from 5% to 7% (2021: 5% to 7%) per annum and were repayable within three years from the date of drawdown (2021: three years from the date of drawdown). The grants of these loans were approved and monitored by the Group's management. The gross loan balances of approximately HK\$45,278,000 (2021: HK\$47,125,000) were past due and approximately HK\$388,141,000 (2021: HK\$470,093,000) were not past due at the end of the reporting period for which there was no recent history of default.

The Group holds collaterals or other credit enhancements over its loan receivables balance at market price of approximately HK\$330,988,000 (2021: HK\$440,295,000), including charge of properties located in Hong Kong and the PRC, listed securities in Hong Kong and equity interest in the unlisted PRC entities of the borrowers. The carrying amount of the loan receivables approximates their fair values. As at 31 December 2022, no collaterals are held for credit-impaired loan receivables (2021: Nil).

於二零二二年十二月三十一日,應收貸 款總額指本集團授予多名獨立第三方之 貸款約433,419,000港元(二零二一年: 517.218.000港元)。貸款按年利率介平5% 至7% (二零二一年:5%至7%)計息及須 於自提取日期起三年(二零二一年:自提 取日期起三年)內償還。授出該等貸款由本 集團管理層批准及監察。貸款結餘總額約 45,278,000港元(二零二一年:47,125,000 港元)逾期,而約388,141,000港元(二零 二一年:470.093.000港元)於報告期末並 無逾期,而其近期並無違約記錄。

本集團就其應收貸款結餘按市場報 價約330,988,000港元(二零二一年: 440,295,000港元)持有抵押品或其他信貸 提升措施,包括位於香港及中國之物業抵 押,香港上市證券及借款方非上市中國實 體的股權。應收貸款之賬面值與其公平值 相若。於二零二二年十二月三十一日,概無 就信貸減值應收貸款(二零二一年:無)持 有抵押品。

19. Loan receivables from money lending business 19. 放貸業務產生之應收貸款 (續)

(continued)

Analysis of changes in the gross carrying amount is as follows:

賬面總值之變動分析如下:

		Stage 1 階段1 HK\$'000 千港元	Stage 2 階段2 HK\$'000 千港元	Stage 3 階段3 HK\$'000 千港元	Total 總計 HK\$′000 千港元
At 1 January 2021	於二零二一年一月一日	474,640	66,464	545	541,649
Transfer to lifetime ECL credit impaired (Stage 3)	轉撥至信貸減值之全期 預期信貸虧損(階段3)	-	(45,278)	45,278	-
New loans during the year	本年度新增貸款	125,500	-	-	125,500
Settlements during the year	本年度結算	(149,746)	_	(185)	(149,931)
At 31 December 2021 and 1 January 2022	於二零二一年 十二月三十一日及				
	二零二二年一月一日	450,394	21,186	45,638	517,218
Transfer to lifetime ECL	轉撥至信貸減值之全期				
credit impaired (Stage 3)	預期信貸虧損(階段3)	(15,000)		15,000	
Transfer to lifetime ECL not	轉撥至未信貸減值之全期				
credit impaired (Stage 2)	預期信貸虧損(階段2)	-	360	(360)	
Settlements during the year	本年度結算	(81,155)	(2,644)		(83,799)
At 31 December 2022	於二零二二年				
	十二月三十一日	354,239	18,902	60,278	433,419

Analysis of changes in the corresponding credit loss allowance is as follows:

相應信貸虧損撥備之變動分析如下:

			2021			
		二零二一年				
		Stage 1	Stage 2	Stage 3	Total	
		階段1	階段2	階段3	總計	
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	
		千港元	千港元	千港元	千港元	
At 1 January	於一月一日	9,450	14,565	545	24,560	
Transfer to lifetime ECL credit impaired (Stage 3)	轉撥至信貸減值之全期 預期信貸虧損(階段3)	_	(11,916)	11,916	_	
New loans during the year	本年度新增貸款	2,872	-	-	2,872	
Settlements during the year	本年度結算	(1,444)	_	(40)	(1,484)	
Change in risk parameters	風險參數變動	3,561	(1,000)	18,928	21,489	
At 31 December	於十二月三十一日	14,439	1,649	31,349	47,437	
ECL rates	預期信貸虧損率	3.21%	7.78%	68.69%	9.17%	

19. Loan receivables from money lending business 19. 放貨業務產生之應收貸款(續) (continued)

		2022 二零二二年			
		Stage 1 階段1 HK\$'000 千港元	Stage 2 階段2 HK\$'000 千港元	Stage 3 階段3 HK\$'000 千港元	Total 總計 HK\$′000 千港元
At 1 January	於一月一日	14,439	1,649	31,349	47,437
Transfer to lifetime ECL credit impaired (Stage 3) Transfer to lifetime ECL not	轉撥至信貸減值之全期 預期信貸虧損(階段3) 轉撥至未信貸減值之全期	(7,539)		7,539	
credit impaired (Stage 2)	預期信貸虧損(階段2)	-	36	(36)	
Settlements during the year	本年度結算	(1,160)			(1,160)
Change in risk parameters	風險參數變動	1,940	(1,592)	13,965	14,313
At 31 December	於十二月三十一日	7,680	93	52,817	60,590
ECL rates	預期信貸虧損率	2.17%	0.49%	87.62%	13.98%

20. Trade receivables from securities and futures 20. 證券及期貨買賣業務之應收貿 dealing business

易賬款

		2022 二零二二年	2021 二零二一年
		— ▼ — — ↓ HK\$′000 千港元	— ▼ — 「 HK\$′000 千港元
Trade receivables arising from the securities and futures dealing business	證券及期貨買賣業務產生之 應收貿易賬款		
– Cash clients	一現金客戶	14,872	14,267
– Margin clients	一保證金客戶	394,892	388,581
Less: credit loss allowances	減:信貸虧損撥備	409,764 (262,068)	402,848 (272,732)
		147,696	130,116

20. Trade receivables from securities and futures dealing business (continued)

Trade receivables from cash clients and brokers arising from the securities and futures dealing business are repayable on demand subsequent to the settlement date. The normal settlement terms of the said trade receivables are, in general, within 2 days after the trade date. The Group allows a credit period mutually agreed with the contracting parties for receivables from margin clients.

Except for receivables from margin clients, the Group does not hold any collateral or other credit enhancements over these balances. The Group is allowed to dispose of the securities or futures deposited by the customers with the Group to settle any overdue amount.

Trade receivables are unsecured, interest free and repayable on the settlement date of the relevant trades, except for the receivables from margin clients of approximately HK\$394,892,000 (2021: HK\$388,581,000) which bears interest at a range of 6% to 15.6% (2021: 6% to 12.25%) per annum and are secured by investments held by margin clients of approximately HK\$1,472,346,000 as at 31 December 2022 (2021: HK\$1,029,010,000). The carrying amount of the trade receivables approximates their fair values.

Included in the trade receivables as at 31 December 2022 and 2021 are amounts due from certain executive directors, an independent non-executive director and a related company, arising from securities dealing transactions. Except for Mr. Lin Guoyan and Senworth Limited, whose position was cut from previous transactions, the amounts due from them have no additional collaterals. For Mr. Chen Xiaodong, the amount due bears interest at commercial rate and are secured by respective underlying investments, listed as below:

20. 證券及期貨買賣業務之應收貿 易賬款(續)

證券及期貨買賣業務產生之應收現金客戶 及經紀之應收貿易賬款於結算日後按要求 償還。上述應收貿易賬款之正常結算期普 遍為交易日期後兩日內。就應收保證金客 戶款項而言,本集團容許與訂約方互相協 定信貸期。

除應收保證金客戶款項外,本集團並無就 該等結餘持有任何抵押品或其他信貸提升 措施。本集團可出售客戶寄存於本集團之 證券或期貨以償付任何逾期款項。

於二零二二年十二月三十一日,應收貿易賬款為無抵押、不計息及須於有關貿易結算日償還,惟應收保證金客戶之款 項約394,892,000港元(二零二一年: 388,581,000港元)按年利率介乎6%至 15.6%(二零二一年:6%至12.25%)計息, 並以保證金客戶所持投資約1,472,346,000 港元(二零二一年:1,029,010,000港元)作 抵押。應收貿易賬款之賬面值與其公平值 相若。

於二零二二年及二零二一年十二月三十一 日,應收貿易賬款包括因證券買賣交易而 產生之應收若干執行董事、一名獨立非執 行董事及關連公司之款項。惟因先前交易 導致職位削減而應收林國炎先生及盛裕有 限公司之款項除外,該款項並無額外抵押。 應收陳曉東先生之款項按商業利率計息, 並由各自之相關投資作抵押,載列如下:

2022	二零二二年	Gross carrying amount	Net carrying amount	Fair Value of collaterals 抵押品之
		賬面總值	賬面淨值	公平值
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
Executive director	執行董事			
Mr. Chen Xiaodong	陳曉東先生	1,780	1,780	12,532
Independent non-executive director	獨立非執行董事			
Mr. Lin Guoyan (Note (i))	林國炎先生(附註(i))	10,349	1,219	-
Related company	關連公司			
Senworth Limited (Noted (i))	盛裕有限公司(附註(i))	3,356	728	-

20. Trade receivables from securities and futures dealing business (continued)

20. 證券及期貨買賣業務之應收貿 易賬款 (續)

		Gross carrying	Net carrying	Fair Value of
2021	二零二一年	amount	amount	collaterals
				抵押品之
		賬面總值	賬面淨值	公平值
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
Executive directors	執行董事			
Mr. Chen Xiaodong	陳曉東先生	2,787	2,207	2,220
Mr. Yu Qingrui	余慶鋭先生	2,987	895	907
		5,774	3,102	3,127
Independent non-executive director	獨立非執行董事			
Mr. Wu Ming	吴銘先生	417	_	_
Related companies	關連公司			
Dragon Regal Holdings Limited	龍盛集團有限公司(附註(iii))			
(Note (iii))		57	_	_
Eternal Vantage Investment Limited	益永投資有限公司(附註(iv))			
(Note (iv))		79	_	-
		136	_	_

Notes:

- (i) The balance had been assigned to a director of an indirectly held associate on 30 November 2022, and had been fully settled on 23 March 2023. Subsequent to the reporting period, Mr. Lin Guoyan resigned as independent non-executive director on 8 March 2023.
- On 27 October 2022, a wholly owned subsidiary of the Company acquired 25% of issued share capital of Senworth Limited, which is considered a material associate of the Group.
- (iii) Mr. Xu Ke, a former executive director of the Company, is also a director of Dragon Regal Holdings Limited.
- (iv) Mr. Chen Xiaodong, an executive director of the Company, is also a shareholder of Eternal Vantage Investment Limited.

The Group maintains accounts with the clearing houses through which it conducts securities and futures trading transactions and settlement on a net basis.

No ageing analysis is disclosed as, in the opinion of the directors, the ageing analysis does not give additional value in view of the business nature.

附註:

- (i) 有關結餘已於二零二二年十一月三十日指 派予間接持有聯營公司之一名董事,並已 於二零二三年三月二十三日結清。報告期 後,林國炎先生於二零二三年三月八日辭 任獨立非執行董事。
- (ii) 於二零二二年十月二十七日,本公司全資 附屬公司收購盛裕有限公司已發行股本的 25%,故被視為本集團的重要聯營公司。
- (iii) 徐柯先生,本公司之一名前執行董事,亦 為龍盛集團有限公司之一名董事。
- (iv) 陳曉東先生,本公司之一名執行董事,亦 為益永投資有限公司之一名股東。

本集團於結算所設有賬戶,以便進行證券 及期貨買賣交易,並按淨額基準結算。

並無披露賬齡分析,因董事認為鑒於業務 性質,賬齡分析不會提供額外價值。

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20. Trade receivables from securities and futures dealing business (continued)

20. 證券及期貨買賣業務之應收貿

Analysis of changes in the gross carrying amount is as follows:

易賬款(續) 賬面總值之變動分析如下:

		2022 二零二二年			
		Stage 1 階段1 HK\$′000 千港元	Stage 2 階段2 HK\$'000 千港元	Stage 3 階段3 HK\$'000 千港元	Total 總計 HK\$′000 千港元
At 1 January Transfer to 12-month expected credit loss not	於一月一日 轉撥至未信貸減值之12個月 預期信貸虧損(階段1)	40,873	11,022	350,953	402,848
credit impaired (Stage 1) Other changes (including new assets and	其他變動(包括新資產及 終止確認資產)	10,581		(10,581)	
derecognised assets)		63,361	6,762	(63,207)	6,916
At 31 December	於十二月三十一日	114,815	17,784	277,165	409,764
Arising from:	自下列各項產生:				
Cash clients Margin clients	現金客戶 保證金客戶	2,379 112,436	- 17,784	12,493 264,672	14,872 394,892
		114,815	17,784	277,165	409,764

20. Trade receivables from securities and futures dealing business (continued) 20. 證券及期貨買賣業務之應收貿易賬款(續) dealing business (continued)

		2021 二零二一年			
		Stage 1 階段1 HK\$'000 千港元	₹ Stage 2 階段2 HK\$′000 千港元	▼ Stage 3 階段3 HK\$′000 千港元	Total 總計 HK\$′000 千港元
At 1 January	於一月一日	121,848	12,171	355,663	489,682
Transfer to lifetime ECL not credit impaired (Stage 2)	轉撥至未信貸減值之全期 預期信貸虧損(階段2)	(9,002)	9,002	_	-
Transfer to lifetime ECL credit impaired (Stage 3) Other changes (including	轉撥至已信貸減值之全期 預期信貸虧損(階段3) 其他變動(包括新資產及	(17,151)	(8,996)	26,147	_
new assets and derecognised assets)	終止確認資產)	(54,822)	(1,155)	(30,857)	(86,834)
At 31 December	於十二月三十一日	40,873	11,022	350,953	402,848
Arising from:	自下列各項產生:				
Cash clients	現金客戶	736	-	13,530	14,266
Margin clients	保證金客戶	40,137	11,022	337,423	388,582
		40,873	11,022	350,953	402,848

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20. Trade receivables from securities and futures dealing business (continued)

20. 證券及期貨買賣業務之應收貿 易賬款(續)

Analysis of changes in the corresponding credit loss allowance is as follows:

相應信貸虧損撥備之變動分析如下:

		2022 二零二二年			
		Stage 1 階段1 HK\$'000 千港元	Stage 2 階段2 HK\$'000 千港元	Stage 3 階段3 HK\$'000 千港元	Total 總計 HK\$′000 千港元
At 1 January	於一月一日	60	218	272,454	272,732
Transfer to 12-month expected credit loss not credit impaired (Stage 1) Other changes (including new assets and	轉撥至未信貸減值之12個月 預期信貸虧損(階段1) 其他變動(包括新資產及 終止確認資產)	7,499		(7,499)	-
derecognised assets)		(60)	(184)	(14,347)	(14,591)
Change in risk parameters	風險參數變動	(7,499)	(8)	11,434	3,927
At 31 December	於十二月三十一日	-	26	262,042	262,068
Arising from:	自下列各項產生:				
Cash clients	現金客戶			11,373	11,373
Margin clients	保證金客戶		26	250,669	250,695
		-	26	262,042	262,068
ECL rates	預期信貸虧損率				
Cash clients	現金客戶			91.03%	76.47%
Margin clients	保證金客戶	-	0.15%	94.71%	63.48 %

20. Trade receivables from securities and futures dealing business (continued)

20. 證券及期貨買賣業務之應收貿 易賬款(續) 相應信貸虧損撥備之變動分析如下:

Analysis of changes in the corresponding credit loss allowance is as follows:

		2021 二零二一年			
		Stage 1 階段1 HK\$′000 千港元	Stage 2 階段2 HK\$'000 千港元	Stage 3 階段3 HK\$′000 千港元	Total 總計 HK\$′000 千港元
At 1 January	於一月一日	_	165	182,732	182,897
Transfer to lifetime ECL credit impaired (Stage 3) Other changes (including	轉撥至已信貸減值之全期 預期信貸虧損(階段3) 其他變動(包括新資產及	_	(180)	180	-
new assets and derecognised assets)	終止確認資產)	60	107	(17,743)	(17,576)
Change in risk parameters	風險參數變動	_	126	107,285	107,411
At 31 December	於十二月三十一日	60	218	272,454	272,732
Arising from:	自下列各項產生:				
Cash clients	現金客戶	-	_	11,298	11,298
Margin clients	保證金客戶	60	218	261,156	261,434
		60	218	272,454	272,732
ECL rates	預期信貸虧損率				
Cash clients	現金客戶	_	_	83.50%	79.20%
Margin clients	保證金客戶	0.15%	1.98%	77.40%	67.28%

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21. Trade receivables from placing and asset management business

21. 配售及資產管理業務產生之應 收貿易賬款

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$'000 千港元
Trade receivables arising from the placing and asset management business	配售及資產管理業務產生之 應收貿易賬款		
– Corporate clients – Individual clients – Investment funds	一公司客戶 一個別客戶 一投資基金	12,005 169 22,052	30,863 241 32,789
Less: credit loss allowances	減:信貸虧損撥備	34,226 (747) 33,479	63,893 (17,903) 45,990

Trade receivables from corporate clients, individual clients and investment funds which are past due but not creditimpaired represent receivables arising from placing and asset management business which have not yet been settled by clients after the Group's normal credit period. Except for the credit loss allowances provided, the outstanding trade receivables from corporate clients, individual clients and investment funds as at 31 December 2022 and 2021 were considered not to be credit-impaired as the credit rating and reputation of the trade counterparty are sound.

Set out below is the information about the credit risk exposure on the Group's trade receivables from corporate clients and investment funds using a provision matrix: 企業客戶、個別客戶及投資基金之已逾期 但未信貸減值之應收貿易賬款指於本集團 正常信貸期後,客戶尚未償清配售及資產 管理業務產生之應收賬款。除所計提之信 貸虧損撥備外,於二零二二年及二零二一 年十二月三十一日,企業客戶、個別客戶及 投資基金尚未償還之應收貿易賬款被視為 未信貸減值,原因為交易對手方之信貸評 級及信譽均良好。

有關本集團採用撥備矩陣計量的來自公司 客戶及投資基金的應收貿易賬款的信貸風 險資料載列如下:

		2022 二零二二年 Past due 逾期				
		Current 即期	Less than 1 month 少於一個月	1 to 3 months 一至三個月	Over 3 months 超過三個月	Total 總計
Gross carrying amount (HK\$'000)	賬面總值(千港元)	34,226	-	-	-	34,226
ECL (HK\$'000)	預期信貸虧損(千港元)	747				747
ECL rates	預期信貸虧損率	2.18%	-	-	-	2.18%

21. Trade receivables from placing and asset management business (continued)

21. 配售及資產管理業務產生之應 收貿易賬款(續)

				2021 二零二一年		
		— マ — 「 Past due 逾期				
		Current 即期	Less than 1 month 少於一個月	1 to 3 months 一至三個月	Over 3 months 超過三個月	Total 總計
Gross carrying amount (HK\$'000)	賬面總值(千港元)	43,296	-	_	20,597	63,893
ECL (HK\$'000)	預期信貸虧損(千港元)	941	-	-	16,962	17,903
ECL rates	預期信貸虧損率	2.17%	-	-	82.35%	28.02%

22. Finance lease receivables

The Group entered into finance lease arrangements as a lessor for premise. The term of finance leases entered into is 3 years.

Finance lease receivables are comprised of the followings:

22. 融資租賃應收款項

本集團作為出租人就物業訂立融資租賃安 排。所訂立的融資租賃期限為三年。融資租 賃應收款項包括以下各項:

		Minimum lease payments 最低租賃付款 HK\$'000 千港元	2022 二零二二年 Present value of minimum lease payments 最低租賃 付款現值 HK\$'000 千港元
Within one year In the second year	一年內 第二年	2,520 1,890	2,300 1,646
Undiscounted lease payments Less: unearned finance income	未貼現租賃付款 減:未賺取融資收入	4,410 (464)	3,946 -
Present value of lease payments receivable	應收租賃付款現值	3,946	3,946
Analysed as: Current Non-current	分析如下: 流動 非流動	2,300 1,646	
		3,946	

22. Finance lease receivables (continued)

22. 融資租賃應收款項(續)

			2021
			二零二一年
			Present value of
		Minimum lease	minimum lease
		payments	payments
			最低租賃
		最低租賃付款	付款現值
		HK\$'000	HK\$'000
			千港元
Within one year	一年內	2,520	2,426
In the second year	第二年	2,520	2,300
In the third year	第三年	1,890	1,646
Undiscounted lease payments	未貼現租賃付款	6,930	6,372
Less: unearned finance income	減:未賺取融資收入	(558)	_
Present value of lease payments	應收租賃付款現值		
receivable		6,372	6,372
Analysed as:	分析如下:		
Current	流動	2,426	
Non-current	非流動	3,946	
		6,372	

On 1 October 2021, the Group entered into 2 tenancy agreements with 2 independent third party to sub-lease certain properties located in Hong Kong at a lease term of 3 years, resulting in net loss from sub-leasing of right-of-use assets of approximately HK\$8,806,000 (Note 5) during the year ended 31 December 2021.

Interest rate implicit in the above finance leases is 5.38% per annum (2021: 5.38%).

The Group is not exposed to foreign currency risk as all leases are denominated in HK\$.

於二零二一年十月一日,本集團與兩名獨 立第三方就分租位於香港的若干物業訂 立兩份為期三年的租賃協議,於截至二零 二一年十二月三十一日止年度產生使用權 資產分租虧損淨額約8,806,000港元(附註 5)。

上述融資租賃的內含利率為每年5.38%(二 零二一年:5.38%)。

本集團不承擔外幣風險,因為所有租賃均 以港元計價。

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23. Inventories

23. 存貨

		2022	2021
		二零二二年	二零二一年
		HK\$'000	HK\$'000
		千港元	千港元
Finished goods	製成品	1,790	-

24. Prepayments, deposits and other receivables 24. 預付款項、按金及其他應收款項

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$'000 千港元
Prepayments Other receivables (Note (i)) Deposits paid	預付款項 其他應收款項(附註(i)) 已付按金	6,106 163,824 26,963	656 110,974 18,298
Less: credit loss allowances	減:信貸虧損撥備	196,893 (9,837)	129,928 (7,351)
Less: Non-current portion (Note (ii))	減:非流動部分(附註(ii))	187,056 (23,705)	122,577 (37,032)
Current portion	流動部分	163,351	85,545

24. Prepayments, deposits and other receivables (continued)

Notes:

- (i) The other receivables mainly represent:
 - a) Interest receivables arising from the money lending business with gross amount of approximately HK\$67,295,000 (2021: HK\$53,204,000), of which the balance of approximately HK\$5,983,000 (2021: HK\$6,088,000) was past due. The corresponding credit loss allowance amount are approximately HK\$9,837,000 (2021: HK\$6,160,000).
 - b) A receivable from a third party arising from trading of equity investments with gross amount of approximately HK\$35,628,000 (2021: HK\$40,580,000) has not yet been settled and no credit loss allowance has been provided for the year ended 31 December 2022 (2021: HK\$1,191,000). The Group holds collateral over the amount of approximately HK\$54,822,000 (2021: HK\$40,247,000) of property (2021: property) in Hong Kong. Certain portion of this receivable of approximate HK\$13,641,000 (2021: HK\$16,139,000) is classified as current portion. Remaining balance of approximate HK\$21,987,000 (2021: HK\$24,441,000) was classified non-current portion.

During the year ended 31 December 2022, considering the financial difficulty of the debtor, a new repayment agreement has been entered with the debtor, to extend repayment schedule until 2027 with interest of 15% per annum. The modification of such financial asset resulted in loss on modification in amount of approximately HK\$1,502,000 which is recognised to profit or loss, and included in other income and losses, net.

- c) During the year ended 31 December 2022, the Group has fully redeemed its 55.45% interest of Fortune China Bond SP II, which resulted a receivable from the manager in amount of USD5,548,000 (equivalent to approximately HK\$43,315,000), being recorded under other receivables, which was subsequently received on 5 January 2023.
- d) The remaining balance of other receivables of approximately HK\$7,749,000 as at 31 December 2022 (2021: HK\$17,188,000) was neither past due nor impaired and relates to a number of independent parties for whom there was no recent history of default.
- As at 31 December 2022, the balances were rental deposits and operation deposits to statutory and clearing house and other receivables of approximately HK\$1,717,000 (2021: HK\$12,591,000) and HK\$21,988,000 (2021: HK\$24,441,000) respectively.

24. 預付款項、按金及其他應收款項 (續) ^{附註:}

- (i) 其他應收款項主要指:
 - a) 放貸業務產生之應收利息總金額 為約67,295,000港元(二零二一年:53,204,000港元),其中結餘 約5,983,000港元(二零二一年: 6,088,000港元)已逾期。相應信貸虧 損撥備金額為約9,837,000港元(二 零二一年:6,160,000港元)。
 - b) 總金額為約35,628,000港元(二零 二一年:40,580,000港元)之股本 投資交易產生之應收第三方款項尚 未結算及截至二零二二年十二月 三十一日止年度,並無計提信貸虧 損撥備(二零二一年:1,191,000港 元)。本集團就金額約54,822,000港 元(二零二一年:40,247,000港元) 的香港物業(二零二一年:物業)持 有抵押品。該應收款項的若干部分 約13,641,000港元(二零二一年: 16,139,000港元)分類為流動部分。 餘下結餘約21,987,000港元(二零 二一年:24,441,000港元)分類為非 流動部分。

於截至二零二二年十二月三十一日 止年度,鑒於債務人財務困難,已與 債務人訂立新還款協議,以延長還 款計劃直至二零二七年,年利率為 15%。修改金融資產導致修改虧損 約1,502,000港元,該虧損於損益確 認並計入其他收入及虧損淨額。

- c) 於截至二零二二年十二月三十一日 止年度,本集團已悉數贖回Fortune China Bond SP II 55.45%之權益,導 致應收管理人員款項5,548,000美元 (相當於約43,315,000港元),乃計 入其他應收款項。該應收款項隨後 已於二零二三年一月五日收取。
- d) 於二零二二年十二月三十一日,其 他應收款項之餘下結餘約7,749,000
 港元(二零二一年:17,188,000港元)
 並無逾期或減值,且與多名近期無 違約記錄之獨立各方有關。
- (ii) 於二零二二年十二月三十一日,結餘為租 賃按金及付予法定結算所的營運按金及 其他應收款項分別約1,717,000港元(二零 二一年:12,591,000港元)及21,988,000港 元(二零二一年:24,441,000港元)。

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24. Prepayments, deposits and other receivables

(continued)

None of the prepayments and deposits is either past due or impaired.

The carrying amounts of deposits and other receivables approximate their fair values.

Analysis of changes in the gross carrying amount of financial instruments during the year contributed to changes in the loss allowance is as follows:

24. 預付款項、按金及其他應收款項 (續)

概無預付款項及按金已逾期或已減值。

按金及其他應收款項之賬面值與其公平值 相若。

年內導致虧損撥備變動之金融工具賬面總 值之變動分析如下:

		Stage 1 階段1 HK\$'000 千港元	Stage 2 階段2 HK\$′000 千港元	Stage 3 階段3 HK\$'000 千港元	Total 總計 HK\$′000 千港元
At 1 January 2021	於二零二一年一月一日	29,603	47,955	_	77,558
Transfer to lifetime ECL	轉撥至已信貸減值之全期				
credit impaired (Stage 3)	預期信貸虧損(階段3)	_	(3,430)	3,430	_
New assets during the year	本年度新資產	28,317	1,483	2,553	32,353
Settlements during the year	本年度結算	(16,125)	_	-	(16,125)
At 31 December 2021 and 1 January 2022	於二零二一年 十二月三十一日及				
	二零二二年一月一日	41,795	46,008	5,983	93,786
Transfer to lifetime ECL	轉撥至已信貸減值之全期				
credit impaired (Stage 3)	預期信貸虧損(階段3)	(1,257)		1,257	-
New assets during the year	本年度新資產	21,062		1,050	22,112
Settlements during the year	本年度結算	(2,866)	(10,110)		(12,976)
At 31 December 2022	於二零二二年				
	十二月三十一日	58,734	35,898	8,290	102,922

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24. Prepayments, deposits and other receivables (continued)

24. 預付款項、按金及其他應收款項 (續)

Analysis of changes in the corresponding credit loss allowance is as follows:

相應信貸虧損撥備之變動分析如下:

		2022 二零二二年			
		Stage 1 階段1 HK\$′000 千港元	Stage 2 階段2 HK\$'000 千港元	Stage 3 階段3 HK\$'000 千港元	Total 總計 HK\$′000 千港元
At 1 January Transfer to lifetime ECL credit	於一月一日 轉撥至已信貸減值之全期	1,879	1,335	4,137	7,351
impaired (Stage 3)	預期信貸虧損(階段3)	(26)		26	-
New assets during the year	本年度新資產	1,232		67	1,299
Settlements during the year	本年度結算	(379)	(200)		(579)
Change in risk parameters	風險參數變動	(1,160)	(1,134)	4,060	1,766
At 31 December	於十二月三十一日	1,546	1	8,290	9,837
ECL rates	預期信貸虧損率	2.63%	-	100.00%	9.56 %

		2021 二零二一年			
		Stage 1 階段1 HK\$′000 千港元	Stage 2 階段2 HK\$'000 千港元	Stage 3 階段3 HK\$'000 千港元	Total 總計 HK\$′000 千港元
At 1 January	於一月一日	997	1,686	_	2,683
Transfer to lifetime ECL credit impaired (Stage 3) New assets during the year	轉撥至已信貸減值之全期 預期信貸虧損(階段3) 本年度新資產	- 985	(456) 117	456 1,765	2,867
Settlements during the year	本年度結算	(85)		1,705	(85)
Change in risk parameters	風險參數變動	(18)	(12)	1,916	1,886
At 31 December	於十二月三十一日	1,879	1,335	4,137	7,351
ECL rates	預期信貸虧損率	4.50%	2.90%	69.15%	7.84%

25. Equity and fund investments at fair value through profit or loss

25. 透過損益按公平值列賬之股本 及基金投資

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$′000 千港元
Listed securities, mandatorily measured at fair value	上市證券,強制性按公平值計量		
 Equity securities listed in Hong Kong (Note (i)) 	-香港上市股本證券(附註(i))	25,800	65,373
 Equity securities listed in United States (Note (i)) 	-美國上市股本證券(附註(i))	_	3,543
Unlisted fund investments, mandatorily measured at fair value	非上市基金投資,強制性按公平值 計量		
– Investment fund in the Cayman Islands (Note (ii))	一於開曼群島之投資基金 (附註(ii))	917	872
– Investment funds in the PRC (Note (iii))	-於中國之投資基金(附註(iii))	8,791	25,770
		35,508	95,558

The Group invested in certain investment funds with primary objectives for capital appreciation, investment income and selling in the near future for profit as at 31 December 2022 and 2021. Pursuant to subscription agreements or equivalent documents, the beneficial interests held by the Group in these investments are in the form of participating shares or interests which primarily provide the Group with the share of returns from the investments but not any decision making power nor any voting right to involve in and control the daily operation of the investment funds.

These investments are set up and managed by respective investment manager or general partner who are independent third party of the Group, and has the power and authority to manage and make decisions for the investments, or through participations in decision making process of the underlying investee companies.

於二零二二年及二零二一年十二月三十一 日,本集團投資若干投資基金,主要目標為 資本增值、投資收入及於短期銷售獲益。根 據認購協議或同等文件,本集團於該等投 資持有之實益權益採用參與股份或權益形 式,主要為本集團提供該等投資之攤佔回 報,並無涉及及控制投資基金日常營運的 任何決策權或任何投票權。

該等投資由相關投資經理或一般合夥人設 立及管理,彼等均為本集團獨立第三方,有 權力及權限管理或透過參與相關被投資公 司決策過程作出投資決策。

25. Equity and fund investments at fair value through profit or loss (continued)

In the opinion of the directors of the Company, the Group does not have control on these investment funds. Therefore, the Group does not consolidate these investments to its consolidated financial statements and classified such investments as the fund investments at fair value through profit or loss.

Notes:

(i) The above equity investments were classified as fair value through profit or loss as they were held for trading. During the year 2022, two listed shares were suspended from trading, and transferred from level 1 to level 3. The fair values of listed equity investments under Level 3 are based on valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable (2021: Level 1 are based on quoted prices (unadjusted) in active markets for identical assets or liabilities).

As at 31 December 2022, no financial assets at fair value through profit or loss have been pledged to secure the other borrowings granted to the Group (2021: Nil) (Note 33(c)).

(ii) As at the reporting dates, the Group held participating shares of a Cayman Islands fund, an exempted company with limited liability registered under the laws of the Cayman Islands. The directors of the Company considered that the Group does not have the controlling power nor voting rights over the fund and the Group has the right to require the fund to redeem the participating shares at any time. The Group therefore classified the investment in the Cayman Islands fund as fund investment at fair value through profit or loss on initial recognition.

As at the reporting date, the breakdown of unlisted investment funds in the Cayman Islands as follow:

25. 透過損益按公平值列賬之股本 及基金投資(續)

本公司董事認為,本集團並無控制該等投 資基金。因此,本集團並無將該等投資綜合 計入其綜合財務報表,並將該等投資分類 為透過損益按公平值列賬之基金投資。

附註:

(i) 上述股本投資持作買賣,分類為透過損益 按公平值列賬。於二零二二年年度,兩隻 上市股份暫停買賣,並由第一層級轉撥至 第三層級。第三層級項下上市股權投資的 公平值計量使用的估值技術中,對公平值 計量屬重大的最低層級輸入數據為不可觀 察(二零二一年:第一層級基於同類資產 或負債於活躍市場的報價(未經調整))。

> 於二零二二年十二月三十一日,概無透過 損益按公平值列賬之金融資產已抵押作本 集團獲授之其他借貸之擔保(二零二一年: 無)(附註33(c))。

(ii) 於報告日期,本集團持有一個開曼群島基 金之參與股份,該基金為一間根據開曼群 島法例登記之獲豁免有限責任公司。本公 司董事認為,本集團對基金並無控制權或 投票權,且本集團有權隨時要求基金贖回 參與股份。因此,本集團於初始確認時將 於開曼群島基金之投資分類為透過損益按 公平值列賬之基金投資。

> 於報告日期,於開曼群島之未上市投資基 金之明細如下:

		2022	2021
		二零二二年	二零二一年
		HK\$'000	HK\$'000
		千港元	千港元
Unlisted Cayman fund A	未上市開曼群島基金A	917	872

Unlisted Cayman fund A

During the year ended 31 December 2022, the fair value gain of approximately HK\$45,000 (2021: HK\$18,000) was recognised in the consolidated statement of profit or loss. As at 31 December 2022, the Group holds 0.38% (2021: 0.38%) participating shares of unlisted Cayman fund A.

未上市開曼群島基金A

截至二零二二年十二月三十一日止年度, 公平值收益約45,000港元(二零二一年: 18,000港元)於綜合損益表內確認。於二零 二二年十二月三十一日,本集團持有未上 市開曼群島基金A之0.38%(二零二一年: 0.38%)參與股份。

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25. Equity and fund investments at fair value through profit or loss (continued) Notes: (continued)

During the year ended 31 December 2021, the Group (iii) subscribed RMB25,342,000 (equivalent to approximately HK\$28,053,000) participating shares in a PRC fund A (the "PRC Fund A"). During the year ended 31 December 2022, the Group has redeemed in full for the PRC fund A, amounted to approximately RMB21,780,000 (equivalent to approximately HK\$24,110,000).

During the year ended 31 December 2022, the Group subscribed RMB8,541,000 (equivalent to approximately HK\$9,455,000) participating shares in a PRC fund B (the "PRC Fund B"). As at 31 December 2022, the Group holds 7.18% of participating shares of the PRC fund B. The directors of the Company considered that the Group does not have the controlling power nor voting rights over the fund and the Group has the right to require the fund to redeem the participating shares at any time. The Group therefore classified the investment in the PRC Fund B as fund investment at fair value through profit or loss on the initial recognition.

During the year, the Group received the amount of approximately RMB2,245,000 (equivalent to approximately HK\$2,485,000) dividend from the PRC Funds and recognised in the Revenue in the consolidated statement of profit or loss.

The directors of the Company estimated the fair value of the PRC Funds at each of the reporting date by considering the fair values of the underlying assets of the funds (i.e. trade debt securities) of which the quoted prices could be observed in dealing markets. The fair values of the PRC Funds under Level 2 is estimated by aggregating the fair values of all underlying assets comprising the funds as at year end dates. During the year ended 31 December 2022, the fair value loss of approximately HK\$664,000 (2021: fair value loss of approximately HK\$4,935,000) was recognised in the consolidated statement of profit or loss.

25. 透過損益按公平值列賬之股本 及基金投資(續) 附註:(續)

(iii) 截至二零二一年十二月三十一日止年度, 本集團認購中國基金A(「中國基金A」)的 人民幣25,342,000元(相當於約28,053,000 港元)參與股份。截至二零二二年十二月 三十一日止年度,本集團已全部贖回中國 基金A,約人民幣21,780,000元(相當於約 24,110,000港元)。

> 截至二零二二年十二月三十一日止年度, 本集團認購中國基金B(「中國基金B」)的 人民幣8.541.000元(相當於約9.455.000 港元)參與股份。截至二零二二年十二月 三十一日 止 年度,本集團 持有中國 基金 B7.18%的參與股份。本公司董事認為,本 集團對基金並無控制權或投票權,月本集 團有權隨時要求基金贖回參與股份。因此, 本集團於初始確認時將於中國基金B之投 資分類為透過損益按公平值列賬之基金投 資。

> 於本年度,本集團自中國基金收取股息約 人民幣2,245,000元(相當於約2,485,000港 元)並於綜合損益表之「收入」內確認。

> 本公司董事於各報告日期诱過考慮報價可 於交易市場觀察的基金的相關資產(即交 易債務證券)公平值,估計中國基金之公平 值。第二層級項下中國基金之公平值透過 合併計算組成基金的所有相關資產於年結 日之公平值估算。截至二零二二年十二月 三十一日止年度,公平值虧損約664,000港 元(二零二一年:公平值虧損約4,935,000 港元)於綜合損益表內確認。

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26. Debt investments at fair value through profit or loss

26. 透過損益按公平值列賬之債務 投資

	2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$′000 千港元
Listed debt securities (Note (a)) 上市債務證券(附註(a))		
- listed in Hong Kong - 於香港上市	7,537	7,789
– listed outside Hong Kong and PRC 一於香港及中國以外上市	4,424	26,262
Traded over-the-counter (Note (b)) 場外買賣 (附註(b))	17,716	138,984
	29,677	173,035

Notes:

(a) The listed debt securities as at 31 December 2022 were interest bearing and were classified as fair value through profit or loss as they were held for trading. The coupon interest rates of listed debts securities are ranged from 4.45% to 10.25% (2021: 4.50% to 10.25%) per annum with the maturity dates ranged from 2020 to 2025 (2021: 2020 to 2022).

As at 31 December 2020, certain bond issuers listed in Hong Kong were required to redeem the bonds which were subject to redemption notices at the aggregate principal amount of approximately HK\$11,082,000 on the bonds' maturity dates. The bond issuers had not been able to fulfill their redemption and payment obligations on the maturity dates, which constituted an event of default.

During the year ended 31 December 2022, none of these bonds were disposed. The Group assessed the fair value of the default bonds by making referencing the fair value of these bonds and recognised the fair value loss of approximately HK\$600 in the consolidated statement of profit or loss during the year ended 31 December 2022. (2021: these bonds with the carrying amount of approximately HK\$3,292,000 were disposed in the market at a consideration of HK\$3,941,000 resulting in the net gain of approximately HK\$649,000 as revenue in the consolidated statement of profit or loss).

(b) The debt securities which are traded over-the-counter as at 31 December 2022 were interest bearing and were classified as fair value through profit or loss as they were held for trading. The coupon interest rates of the debts securities are ranged from 6.0% to 7.80% (2021: 6.0% to 7.80%) per annum with the maturity dates ranged from 2022 to 2023 (2021: from 2022 to 2023).

附註:

(a) 於二零二二年十二月三十一日之上市債務證券計息,因持作買賣而分類為透過損益按公平值列賬。上市債務證券之票息率介乎每年4.45%至10.25%(二零二一年:4.50%至10.25%),到期日介乎二零二零年至二零二五年(二零二一年:二零二零年至二零二二年)。

於二零二零年十二月三十一日,於香港上 市之若干債券發行人須於債券到期日贖回 贖回通知所涉本金總額約為11,082,000港 元之債券。債券發行人未能於到期日履行 其贖回及付款責任,構成違約事件。

截至二零二二年十二月三十一日止年 度,概無出售該等債券。本集團參考該等 債券之公平值評估違約債券之公平值, 於截至二零二二年十二月三十一日止年 度,公平值虧損約600港元於綜合損益表 內確認。(二零二一年:該等賬面值約為 3,292,000港元的債券在市場上出售,代價 為3,941,000港元,導致於綜合損益表內確 認作為收入的淨收益約649,000港元。)

(b) 於二零二二年十二月三十一日於場外買賣 之債務證券計息,乃因持作買賣而分類為 透過損益按公平值列賬。債務證券之票息 率介乎每年6.0%至7.80%(二零二一年: 6.0%至7.80%),到期日介乎二零二二年 至二零二三年(二零二一年:二零二二年 至二零二三年)。

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27. Cash and bank balances

As at 31 December 2022, cash and bank balances of the Group denominated in Renminbi ("**RMB**") amounted to approximately HK\$25,345,000 (2021: HK\$5,576,000). The RMB is not freely convertible into other currencies, however, under Mainland Chinas Foreign Exchange Control Regulations and Administration of Settlement, Sale and Payment of Foreign Exchange Regulations, the Group is permitted to exchange RMB for other currencies through banks authorised to conduct foreign exchange business.

Cash at banks earns interest at floating rates based on daily bank deposit rates. The bank balances are deposited with creditworthy banks with no recent history of default. The carrying amounts of the cash and bank balances approximate their fair values.

28. Bank balances held on behalf of clients

As at 31 December 2022, the Group maintained client trust monies via Central Wealth Securities Investment Limited ("**CWSI**") (2021: CWSI and Central Wealth Futures Limited ("**CWF**")), which were not held for settlement of approximately HK\$691,356,000 (2021: HK\$159,683,000) in segregated bank accounts in accordance with the provision of Hong Kong Securities and Futures (Client Money) Rules.

The Group has classified the client trust monies as cash held on behalf of clients in current assets section of the consolidated statement of financial position and recognised the corresponding trade payables to the respective clients in current liabilities section of the consolidated statement of financial position. The Group is allowed to retain some or all of the interest derived from the clients' monies as collaterals. The Group is not allowed to use the clients' monies to settle its own obligations. The carrying amounts of the bank balances held on behalf of clients approximate their fair values.

27. 現金及銀行結存

於二零二二年十二月三十一日,本集團 以人民幣(「**人民幣**」)計值之現金及銀行 結存為約25,345,000港元(二零二一年: 5,576,000港元)。人民幣不可自由兑換為 其他貨幣,然而,根據中國內地之外匯管理 條例以及結匯、售匯及付匯管理規定,本集 團獲准許透過獲授權進行外匯業務之銀行, 將人民幣兑換為其他貨幣。

存於銀行之現金根據每日銀行存款利率按 浮動利率賺取利息。銀行結存存於近期並 無違約記錄且具信譽之銀行。現金及銀行 結存之賬面值與其公平值相若。

28. 代表客戶持有之銀行結存

於二零二二年十二月三十一日,本集團透 過中達證券投資有限公司(「中達證券」) (二零二一年:中達證券及中達期貨有限公 司(「中達期貨」))根據香港證券及期貨(客 戶款項)規則條文於獨立銀行賬戶存置並 非持作結算之客戶信託款項約691,356,000 港元(二零二一年:159,683,000港元)。

本集團將客戶信託款項分類為綜合財務狀 況表內流動資產部分之代表客戶持有之現 金,並將應付各客戶之相應應付貿易賬款 於綜合財務狀況表內流動負債部分確認。 本集團獲准保留部分或全部來自客戶款項 之利息作為抵押品。本集團不得使用客戶 款項結付其本身之債務。代表客戶持有之 銀行結存賬面值與其公平值相若。

綜合財務報表附註

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

29. Trade payables

29. 應付貿易賬款

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$′000 千港元
Trade payables arising from the securities and futures dealing business	證券及期貨買賣業務產生之 應付貿易賬款		
- Clearing houses	一結算所	3,351	16,842
– Cash clients	一現金客戶	636,245	50,323
– Margin clients	一保證金客戶	55,924	100,937
Trade payables arising from	銷售商品產生之應付貿易賬款		
sales of goods		303	-
		695,823	168,102

Trade payables arising from securities dealing business bear interest at 0.01% (2021: 0.01%) per annum and repayable on the settlement day of the relevant trades.

Trade payables arising from futures dealing business are noninterest bearing and repayable on the settlement day of the relevant trades.

Included in the trade payables as at 31 December 2022 are amounts due to Mr. Yu Qingrui, being the director of the Company, of approximately HK\$500 (2021: Mr. Yu Qungrui and Mr. Chen Xiaodong, being the directors of approximately HK\$193,000 and HK\$35,000, respectively) arising from securities dealing are unsecured, bears interest at 0.01% (2021: 0.01%) per annum and repayable on the settlement day of the relevant trade transactions.

No ageing analysis is disclosed as, in the opinion of the directors, the ageing analysis does not give additional value in view of the business nature. The carrying amounts of trade payables approximates their fair values.

證券買賣業務產生之應付貿易賬款按年息 0.01%(二零二一年:0.01%)計息及須於 有關貿易結算日償還。

期貨買賣業務產生之應付貿易賬款為不計 息及須於有關貿易結算日償還。

於二零二二年十二月三十一日,應付貿易 賬款包括因證券買賣交易而產生之應付本 公司董事余慶鋭先生之款項約為500港元 (二零二一年:應付本公司董事余慶鋭先生 及陳曉東先生之款項分別約為193,000港元 及35,000港元),為無抵押,按年利率0.01% (二零二一年:0.01%)計息,並須於有關貿 易交易結算日償付。

並無披露賬齡分析,因董事認為鑒於業務 性質,賬齡分析不會提供額外價值。應付貿 易賬款之賬面值與其公平值相若。

30. Third party interests in consolidated investment fund

30. 於綜合投資基金之第三方權益

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$'000 千港元
Payables to third party interest holder of consolidated investment fund	應付綜合投資基金之第三方 權益持有人款項	_	52,662

During the year ended 31 December 2022, the Group has redeemed all interest of Fortune China Bond SP II (2021: held of 55.45%), which is a segregated portfolio of Central Wealth Investment Fund SPC ("SPC-SPII") and held 100% (2021: 100%) interest of Greater China Income Fund which is a segregated portfolio of Central Wealth Investment Fund SPC ("SPC-GCIF"). Pursuant to the management and investment management agreement with SPC-SPII and SPC-GCIF, the Group is the manager and investment manager of the SPC-SPII and SPC-GCIF.

The Group has consolidated SPC-SPII and SPC-GCIF to its consolidated financial statements as the directors of the Company believed that the Group has control over SPC-SPII and SPC-GCIF (see Note 3).

As at 31 December 2021, third party interests in consolidated investment fund represented the share of net asset value of the investment fund held by third parties (i.e. the remaining 44.55% interest of SPC-SPII) which was recorded as a liability since these third parties can, on their discretion at any time, required the fund to redeem their participating shares for cash based on the net asset value of the investment fund at the date of redemption. Accordingly, the third party interests in consolidated investment fund of approximately HK\$52,662,000 were classified as liabilities as at 31 December 2021.

As at 31 December 2021, Mr. Wang Jun, subscribed 14.77% participating shares of SPC-SPII and the corresponding amount of approximately HK\$17,501,000 was included in this balance. Mr. Wang Jun was not an agent of the Group and he does not have any voting power over the fund.

During the year ended 31 December 2022, the loss generated from SPC-SPII attributable to the third parties amounted to approximately HK\$3,744,000 (2021: HK\$3,435,000) was recognised as a change in third party interests in consolidated investment fund included in other income and losses, net in the consolidated statement of profit or loss (Note 5).

截至二零二二年十二月三十一日止年度, 本集團贖回Fortune China Bond SP II之全 部(二零二一年:持有55.45%)權益,而 Fortune China Bond SP II 為中達集團投資 有限公司SPC之獨立投資組合(「SPC-SPII」) 及持有Greater China Income Fund之全 部權益(二零二一年:100%),而Greater China Income Fund 為中達集團控股有限公 司SPC之獨立投資組合(「SPC-GCIF」)。根 據與SPC-SPII及SPC-GCIF的管理及投資協 議,本集團為SPC-SPII及SPC-GCIF的管理 人及投資經理。

本集團已將SPC-SPII及SPC-GCIF併入其綜 合財務報表,原因為本公司董事認為本集 團對SPC-SPII及SPC-GCIF擁有控制權(見 附註3)。

於二零二一年十二月三十一日,於綜合 投資基金之第三方權益指第三方持有投 資基金之資產淨值份額(即SPC-SPII餘下 44.55% 權益),該項權益入賬為負債,原因 為第三方可隨時酌情要求基金按贖回日期 之投資基金資產淨值贖回其參與股份以換 取現金。因此,於綜合投資基金之第三方權 益約52,662,000港元於二零二一年十二月 三十一日分類為負債。

於二零二一年十二月三十一日,本公司董 事王軍先生認購 SPC-SPII 之14.77% 參與股 份,相應金額為約17,501,000港元並計入該 結餘。王軍先生並非本集團之代理,且其於 該基金並無任何投票權。

截至二零二二年十二月三十一日止年度, 第三方應佔 SPC-SPII 產生之約3,744,000港 元(二零二一年:3,435,000港元)虧損確認 為第三方於綜合損益表所載其他收入及虧 損或收益淨額項下於綜合投資基金之第三 方權益變動(附註5)。

Notes to the Consolidated Financial Statements $h \rightarrow h \rightarrow h \rightarrow h$

綜合財務報表附註

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

31. Other payables and accruals

31. 其他應付款項及應計費用

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$'000 千港元
Accruals	應計費用	10,109	52,262
Note interest payables (Note 34)	應付票據利息(附註34)	411	1,430
Loan interest payables*	應付貸款利息*	1,024	7,420
Other payables	其他應付款項	6,478	21,257
Contract liabilities	合約負債	204	2,324
		18,226	84,693

* The loan interest payables are derived from the secured/ unsecured other borrowings in Note 33 to the consolidated financial statements.

The Group's payables and accruals are non-interest-bearing and are normally settled within three months. The carrying amount of financial liabilities included in other payables and accruals approximates their fair values.

Changes in contract liabilities under the management fee services income during the year are as follows:

應付貸款利息來自綜合財務報表附註33之 有抵押/無抵押其他借貸。

本集團之應付款項及應計費用為不計息及 一般須於三個月內償付。其他應付款項及 應計費用包含之金融負債之賬面值與其公 平值相若。

於年內,管理費服務收入項下合約負債變 動如下:

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$′000 千港元
Carrying amount at beginning of the year	於年初之賬面值	2,324	6,354
Increase due to receipts in advance from customers	因來自客戶之預收款而增加	2,389	3,104
Revenue recognised for the year	於年內確認之收益	(4,509)	(7,134)
Carrying amount at end of the year	於年末之賬面值	204	2,324

The performance obligation of the management services is satisfied when the services are rendered and advances are required before rendering the services.

The Group selected to choose a practical expedient and no disclosure of remaining performance obligation of those unsatisfied contracts with customers was made as all related contracts have a duration of one year or less.

管理服務的履約責任於提供服務時達成, 預付款於提供服務前須收取。

本集團決定選用可行權宜方法,不披露該 等未完成客戶合約的餘下履約責任,原因 為所有相關合約均為期一年或以內。

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32. Lease liabilities

32. 租賃負債

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$′000 千港元
Within one year Over one year but not more than five years	於一年內 超過一年但不超過五年	3,415 2,989	4,018 6,599
Less: portion classified as current liabilities	減:分類為流動負債的部分	6,404 (3,415)	10,617 (4,018)
Non-current liabilities	非流動負債	2,989	6,599

As at 31 December 2021, lease obligations of approximately HK\$477,000 that were denominated in RMB other than the functional currencies of the relevant group entities, which was fully expired during the year 2022.

於二零二一年十二月三十一日,租賃承擔約477,000港元按相關集團實體功能貨幣以 外的人民幣計值,該租賃承擔於二零二二 年全部屆滿。

As at the end of the reporting period, the future minimum lease payments of the net minimum lease payments are as follows:

於報告期末,最低租賃付款淨值之未來最 低租賃付款載列如下:

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$′000 千港元
Within one year Over one year but not more than five years	於一年內 超過一年但不超過五年	3,676 3,064	4,449 6,938
Total lease payments Less: Finance charge	租賃付款總額 減 : 財務費用	6,740 (336)	11,387 (770)
Total lease obligations	租賃承擔總額	6,404	10,617

33. Interest-bearing bank and other borrowings and bank overdrafts

33. 計息銀行及其他借貸以及銀行 透支

		Effective interest rate per annum (%)	2022 二零二二年 Maturity	HK\$′000	Effective interest rate per annum (%)	2021 二零二一年 Maturity	HK\$'000
		實際年利率 (%)	到期	千港元	實際年利率 (%)	到期	千港元
Current Bank overdrafts – secured	即期 銀行透支-有抵押	5.25	On demand 按要求	21,638	5.25	On demand 按要求	-
Bank borrowings – secured	銀行借貸-有抵押	2.4 to 6.2	2023 二零二三年	39,500	3.0 to 4.9 3.0至4.9	2022 二零二二年	71,664
Other borrowings – secured/unsecured	其他借貸-有抵押/ 無抵押	7.0	On demand 按要求	89,032	7.0	On demand 按要求	236,000
Other borrowings - secured	其他借貸-有抵押	9.6 to 12.6	2023 二零二三年	34,043	9.0 to 12.0 9.0至12.0	2022 二零二二年	32,109
				123,075			268,109
Total	總計			184,213			339,773

Notes:

附註:

- (a) The Group's overdraft facilities amounting to HK\$230,000,000 (2021: HK\$230,000,000), of which approximately HK\$21,638,000 had been utilised as at the end of the reporting period (2021: Nil).
- Certain of the Group's bank borrowings included above (b) are secured by listed equity and debt investments securities pledged to the Group held by certain margin clients with an aggregate amount of approximately HK\$159,565,360 (2021: HK\$143,364,295).

(a) 本集團之诱支融資為230,000,000港元(二 零二一年:230,000,000港元),於報告期 末動用該款項為約21,638,000港元(二零 二一年:無)。

上表所包括本集團若干銀行借貸乃以 (b) 若干保證金客戶持有質押予本集團之 上市股本及債務投資證券作抵押,總額 約為159,565,360港元(二零二一年: 143,364,295港元)。

33. Interest-bearing bank and other borrowings and bank overdrafts (continued)

Notes: (continued)

(c) Certain of the Group's other borrowings are secured by listed securities held by the Group with market values as below:

33. 計息銀行及其他借貸以及銀行 透支(續)

附註:(續)

(c) 本集團部分其他借貸以本集團持有的上市 證券作抵押,市值如下:

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$'000 千港元
Equity investments at fair value through other comprehensive income	透過其他全面收益按公平值列賬之 股本投資	18,234	40,399

- (d) Other borrowings secured/unsecured are repayable on demand to Globally Finance Limited, a subsidiary of Future World Holdings Limited of which, 65,356,000 shares of Shandong Hi-Speed Holdings Group Limited (formerly known as China Shandong Hi-Speed Financial Group Limited) recorded under equity investments at fair value through other comprehensive income (note 18), were pledged to secure the borrowings as share charge since 24 October 2022 and as at 31 December 2022.
- (e) As at 31 December 2022 and 2021, bank borrowings and other borrowings are maturing within one year. The carrying amounts of these loans approximate to their fair values.
- (f) As at 31 December 2022 and 2021, secured bank borrowings bear floating rates with reference to HIBOR and Prime Rate. The carrying amounts of these loans approximate their fair values.
- On 24 October 2022, Central Wealth Infrastructure Investment (g) Limited, a wholly owned subsidiary of the Company, as the "Chargor" and Globally Finance Limited (as "Lender/Trustee"), a wholly-owned subsidiary of a company with its ordinary shares listed on the Main Board of the Stock Exchange, namely Future World Holdings Limited, entered into a Share Charge arrangement, pursuant to which the Chargor has charged 95,061,000 shares of a company listed in Hong Kong owned by the Chargor (the "Charged Securities") in favour of the Lender. The fair value of the Charged Securities was HK\$308,948,250 on 24 October 2022. In consideration of the Chargor agreeing to enter into the Share Charge, the Lender has agreed to execute the Declaration of Trust at the same time, pursuant to which the Lender shall declare to act as the trustee of the Charged Securities in favour of the Chargor.

- (d) 其他借貸一有抵押/無抵押須按要求償還 予未來世界之附屬公司世界財務有限公司, 其中自二零二二年十月二十四日以來及於 二零二二年十二月三十一日,於透過其他 全面收益按公平值列賬之股本投資項下入 賬的山高控股集團有限公司(前稱中國山 東高速金融集團有限公司)的65,356,000 股股份(附註18)已質押作為股份押記為 借貸提供抵押。
- (e) 於二零二二年及二零二一年十二月三十一日,銀行借貸及其他借貸於一年內到期。
 該等貸款之賬面值與其公平值相若。
- (f) 於二零二二年及二零二一年十二月三十一日,有抵押銀行借貸參照香港銀行同業拆息及最優惠利率計算浮息。該等貸款之賬面值與其公平值相若。
- (g) 於二零二二年十月二十四日,本公司全資 附屬公司中達基建投資有限公司(作為質 押人)與世界財務有限公司(作為「貸款 人/受託人」)(一間普通股於聯交所主板 上市之公司未來世界控股有限公司之全 資附屬公司))訂立一份股份質押安排,據 此,質押人已將其擁有的一間香港上市公 司的95,061,000股股份(「已抵押證券」)質 押予貸款人。於二零二二年十月二十四日, 已抵押證券的公平值為308,948,250港元。 作為質押人同意訂立股份質押的代價,貸 款人已同意同時簽立信託聲明,據此,貸 款人宣佈作為以質押人為受益人的已抵押 證券的受託人行事。

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33. Interest-bearing bank and other borrowings and bank overdrafts (continued)

Notes: (continued)

(g) (continued)

On 3 November 2022, the Chargor issued two letters of instruction to the Lender, which intended the Lender, as the trustee, to enter into share sale and purchase agreements to transfer totaling 29,705,000 shares of the Charged Securities to two independent third parties (the "Purchasers") at the considerations of approximately HK\$45,746,000 (the "Considerations") in total (the "Transactions"). The net proceeds from the Transactions shall be in or towards the payment to settle the loan and interest receivable owed by the Company to the Lender (the "Loans") until the Loans are discharged. On the same date, Globally Finance Limited entered into the share sale and purchase agreements with the Purchasers in relation to the Transactions and the corresponding amount of the Loans amounted to approximately HK\$45,746,000 in total was deemed to be set-off against the Considerations at the date of entering into of the relevant sale and purchase agreements of the Transactions on 3 November 2022.

On 4 November 2022, the Chargor entered into conditional sale and purchase agreements with three independent third parties in relation to the transfer of the remaining 65,356,000 shares of the Charged Securities at a total consideration of approximately HK\$169,272,000. On 15 February 2023, the transactions were approved at the special general meeting, the corresponding amount of the Loans was deemed to be set-off against the Considerations.

34. Note payable

33. 計息銀行及其他借貸以及銀行 透支(續) M註:(續)

(g) (續)

於二零二二年十一月三日,質押人向貸款人發出兩份指示函,旨在貸款人作為 受託人訂立股份買賣協議,以合共約 45,746,000港元的代價(「代價」)將已抵押 證券合共29,705,000股股份轉讓予兩名獨 立第三方(「買方」)(「交易」)。交易所得 款項淨額將用於支付本公司結欠貸款人之 應收貸款及利息(「貸款」),直至貸款解除 為止。同日,世界財務有限公司就交易與 買方訂立股份買賣協議,相應貸款總額約 45,746,000港元於二零二二年十一月三日 訂立交易相關買賣協議之日被視為與代價 相抵銷。

於二零二二年十一月四日,質押人與三名 獨立第三方就以總代價約169,272,000港 元轉讓已抵押證券剩餘65,356,000股股份 訂立有條件買賣協議。於二零二三年二月 十五日,該交易於股東特別大會上獲採納, 相應貸款金額被視為與代價相抵銷。

34. 應付票據

		2022	2021
		二零二二年	二零二一年
		HK\$'000	HK\$'000
		千港元	千港元
Senior note payable	應付優先票據	42,422	50,000

On 7 September 2021, the Group issued a senior note with principal amount of HK\$50,000,000, before the related expenses of HK\$61,400, to an independent third party. The senior note bear interest at a rate of 9% per annum and mature in September 2022. The interest will be repayable by the Group within one year after 31 December 2021.

於二零二一年九月七日,本集團向一名獨 立第三方發行優先票據,扣除61,400港元 相關開支前之本金總額為50,000,000港元。 該優先票據按年利率9%計息,並已於二零 二二年九月到期。本集團須於二零二一年 十二月三十一日後的一年內償還利息。

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34. Note payable (continued)

On 6 September 2022, the Group has repaid the senior note in amount of HK\$6,000,000. On 7 September 2022, the repayment term for the outstanding balance of note payable amount to HK\$44,000,000 was extended with an extension agreement. The note payable bears interest at a revised interest rate of 15% per annum and will mature in February 2023 under the revised terms. On 5 October 2022, the Group has repaid the senior note in amount of HK\$4,000,000.

As at 31 December 2022, the Group has calculated the interest of note payable by the effective interest rate ranging from 9% to 15% per annum and the amount of note payable interest of approximately HK\$411,000 included in the other payables in Note 31 to the consolidated financial statements. The interest rate of the note increased from 9% to 15% upon extension and recognised a loss on modification of liability amounted to approximately HK\$2,422,000 (note 5) in the consolidated statement of profit or loss during the year ended 31 December 2022 (2021: Nil).

35. Share capital

34. 應付票據(續)

於二零二二年九月六日,本集團已償還優 先票據6,000,000港元。於二零二二年九月 七日,應付票據之未償還結餘44,000,000 港元的還款期經延期協議延長。應付票據 按經修訂年利率15%計息,並將根據經 修訂條款於二零二三年二月到期。於二零 二二年十月五日,本集團已償還優先票據 4,000,000港元。

於二零二二年十二月三十一日,本集團已按 實際年利率9%至15%計算應付票據利息, 應付票據利息約411,000港元計入綜合財務 報表附註31的其他應付款項。經延期後,該 票據的利率由9%上調至15%,並於截至二 零二二年十二月三十一日止年度的綜合損 益表內確認負債修訂虧損約2,422,000港元 (附註5)(二零二一年:無)。

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$′000 千港元
Authorised: 80,000,000,000 (2021: 80,000,000,000) ordinary shares of HK\$0.01 each	法定: 80,000,000,000股(二零二一年: 80,000,000,000股) 每股面值0.01港元之普通股	800,000	800,000
Issued and fully paid: 16,293,850,461 (2021: 15,969,650,461) ordinary shares of HK\$0.01 each	已發行及繳足: 16,293,850,461股(二零二一年: 15,969,650,461股) 每股面值0.01港元之普通股	162,939	159,697

35. 股本

35. Share capital (continued)

A summary of movements of the Company's issued shares capital and share premium account is as follows:

35. 股本(續)

follows: 動概列如下: Number of Issued share Share premium shares in issue capital account Total 已發行股份數目 已發行股本 股份溢價賬 總計

		口致门放闪致白	□ 號1 版本 HK\$′000 千港元	放访加賀城 HK\$′000 千港元	₩∎ HK\$′000 千港元
At 1 January 2021, 31 December 2021 and 1 January 2022 Exercise of share options (Note)	於二零二一年一月一日、 二零二一年十二月三十一日 及二零二二年一月一日 行使購股權(附註)	15,969,650,461 324,200,000	159,697 3,242	4,764,124 8,214	4,923,821 11,456
At 31 December 2022	於二零二二年十二月三十一日	16,293,850,461	162,939	4,772,338	4,935,277

Note:

During the year ended 31 December 2022, 324,200,000 share options were exercised which results in 324,200,000 shares being issued at a price of HK\$0.024 per share.

36. Reserves

The contributed surplus of the Group arose as a result of the Group reorganisation upon listing of the Company's shares in 1994, and represented the difference between the nominal value of the shares of the former holding company of the Group prior to the Group reorganisation and the nominal value of the Company's shares issued in exchange therefor.

In addition, pursuant to special and ordinary resolutions passed at the special general meeting held on 22 September 2000, the issued and fully paid share capital of the Company was reduced by HK\$448,992,000 through a reduction in the nominal value of the share capital of the Company. The credit so arising was transferred to the contributed surplus.

On 28 July 2005, a capital reorganisation scheme was approved by the shareholders under a special resolution, pursuant to which, every 10 shares of HK\$0.01 each in the issued share capital of the Company were consolidated into one consolidated share of HK\$0.10 and every issued consolidated share was reduced in nominal amount by cancelling HK\$0.09 of the capital paid up for each issued consolidated share so as to form (after the share consolidation) one reorganised share of HK\$0.01. The credit so arising was transferred to the contributed surplus.

附註:

於截至二零二二年十二月三十一日止年度, 324,200,000份購股權已獲行使,導致按每股 0.024港元的價格發行324,200,000股股份。

有關本公司已發行股本及股份溢價賬之變

36. 儲備

本集團之實繳盈餘源自本公司股份於 一九九四年上市時所進行之集團重組,即 集團重組前本集團之前控股公司股份面值 較本公司為交換該等股份而發行股份之面 值所多出之數額。

此外,根據於二零零零年九月二十二日舉 行之股東特別大會上所通過之特別及普通 決議案,本公司之已發行及繳足股本透過 削減本公司股本之面值而削減448,992,000 港元。因此產生之進賬轉撥至實繳盈餘。

於二零零五年七月二十八日,股本重組計 劃根據一項特別決議案獲股東批准,據此, 本公司已發行股本中每10股每股面值0.01 港元之股份合併為一股面值0.10港元之合 併股份,而每股已發行合併股份之面值透 過註銷各已發行合併股份0.09港元之繳足 股本予以削減,據此產生(於股份合併後) 一股面值0.01港元之經重組股份。因此產生 之進賬轉撥至實繳盈餘。

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

36. Reserves (continued)

On 26 March 2013, a capital reorganisation scheme was approved by the shareholders under a special resolution, pursuant to which, every 5 shares of HK\$0.01 each in the issued share capital of the Company were consolidated into one consolidated share of HK\$0.05 and every issued consolidated share was reduced in nominal amount by cancelling HK\$0.04 of the capital paid up for each issued consolidated share so as to form (after the share consolidation) one reorganised share of HK\$0.01. The credit so arising was transferred to the contributed surplus.

On 27 February 2015, a capital reorganisation was approved by the shareholders under a special resolution, pursuant to which, every 10 shares of HK\$0.01 each in the issued share capital of the Company were consolidated into one consolidated share of HK\$0.10 and every issued consolidated share was reduced in nominal amount by cancelling HK\$0.09 of the capital paid up for each issued consolidated share so as to form (after the share consolidation) one reorganised share of HK\$0.01. The credit so arising was transferred to the contributed surplus.

The equity component of convertible bonds arose from the convertible bonds with the maturity date of 15 November 2010 issued by the Company in 2007, which had been fully redeemed by the Company upon maturity.

37. Notes to the consolidated statement of cash flows

(a) Major non-cash transaction

On 27 October 2022, a wholly owned subsidiary of the Group acquired 25% of issued share capital of Senworth Limited, which was engaged in investment holding and provision of property management services. Senworth Limited, which is considered a material associate of the Group, is a strategic partner for the Group, providing access to new business of property investment in the PRC.

The total consideration payable by the Group under the sale and purchase agreement is HK\$84,000,000, of which HK\$30,000,000 was settled in cash and the remaining balance of HK\$54,000,000 would be satisfied by issuing promissory notes to the vendor upon completion of the acquisition, and which was then fully offset against vendor amount owed to a wholly owned subsidiary, which was originally recorded under loan receivables from money lending business.

36. 儲備(續)

於二零一三年三月二十六日,股本重組計 劃根據一項特別決議案獲股東批准,據此, 本公司已發行股本中每5股每股面值0.01港 元之股份合併為一股面值0.05港元之合併 股份,而每股已發行合併股份之面值透過 註銷各已發行合併股份0.04港元之繳足股 本予以削減,據此產生(於股份合併後)一 股面值0.01港元之經重組股份。因此產生之 進賬轉撥至實繳盈餘。

於二零一五年二月二十七日,股本重組根 據一項特別決議案獲股東批准,據此,本公 司已發行股本中每10股每股面值0.01港元 之股份合併為一股面值0.10港元之合併股 份,而每股已發行合併股份之面值透過註 銷各已發行合併股份0.09港元之繳足股本 予以削減,據此產生(於股份合併後)一股 面值0.01港元之經重組股份。因此產生之進 賬轉撥至實繳盈餘。

可換股債券之權益部份源自二零零七年由 本公司發行之到期日為二零一零年十一月 十五日的可換股債券,本公司已於到期時 悉數贖回有關可換股債券。

37. 綜合現金流量表附註

(a) 重大非現金交易

於二零二二年十月二十七日,本集團 全資附屬公司收購盛裕有限公司已發 行股本之25%,該公司從事投資控股 及提供物業管理服務。盛裕有限公司 被視為本集團重要聯營公司,為本集 團之戰略伙伴,為本集團提供於中國 開展新物業投資業務的機會。

根據買賣協議,本集團應付總代價為 84,000,000港元,其中30,000,000港 元以現金支付,餘下54,000,000港元 將於收購事項完成後以向賣方發行承 兑票據之方式支付,屆時悉數抵銷原 入賬於放債業務應收貸款項下的賣方 結欠全資附屬公司之款項。

37. Notes to the consolidated statement of cash flows (continued)

(b) Reconciliation of liabilities arising from financing activities

The table below details changes in the Group's liabilities from financing activities, including both cash and noncash changes. Liabilities arising from financing activities are liabilities for which cash flows were, or future cash flows will be, classified in the Group's consolidated statements of cash flow as cash flows from financing activities.

37. 綜合現金流量表附註(續)

(b) 融資活動所產生負債之對賬

下表詳列本集團融資活動所產生負債 之變動,包括現金及非現金變動。融 資活動所產生之負債乃現金流量已或 日後現金流量將會於本集團綜合現金 流量表分類為融資活動產生之現金流 量之負債。

		Lease liabilities	Other borrowing interest included in other payables 計入其他	Other borrowings	Bank borrowings	Note payable	Total liabilities from financing activities
		租賃負債	應付款項之 其他借貸利息	其他借貸	銀行借貨	應付票據	融資活動之 負債總額
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元
At 1 January 2022	於二零二二年一月一日	10,617	7,420	268,109	71,664	50,000	407,810
Changes from financing cash flows:	融資現金流量變動:						
Proceeds from new secured other borrowings	新造有抵押其他借貸所得款項	-		3,459			3,459
Proceeds from new secured bank borrowings	新造有抵押銀行借貸所得款項	-			10,456		10,456
Repayment of note payable	償還應付票據	-				(10,000)	(10,000)
Repayment of secured bank borrowings	償還有抵押銀行借貸	-			(42,670)		(42,670)
Repayment of unsecured other borrowings	償還無抵押其他借貸	-		(148,178)			(148,178)
Repayment of lease liabilities	償還租賃負債	(3,907)					(3,907)
Payment for interest portion of other borrowings	支付其他借貸利息部分	_	(24,236)				(24,236)
Payment for interest portion of bank borrowings	支付銀行借貸利息部分	_			(1,367)		(1,367)
Payment for interest portion of lease liabilities	支付租賃負債利息部分	(426)					(426)
Total changes from financing cash flows	融資現金流量變動總額	(4,333)	(24,236)	(144,719)	(33,581)	(10,000)	(216,869)
Other changes:	其他變動:						
Termination of lease	終止租賃	(265)					(265)
Interest charges on other borrowings -	其他借貸之利息費用-無抵押						
unsecured		-	17,840				17,840
Interest charges on bank borrowings	銀行借貸之利息費用	-			1,367		1,367
Interest charges on lease liabilities	租賃負債之利息費用	426					426
Dividend Income from fund investment	基金投資之股息收入	-		(315)			(315)
Loss on modification of note payable	修訂應付票據之虧損	-				2,422	2,422
Exchange realignment	匯兑調整	(41)					
Total other changes	其他變動總額	120	17,840	(315)	1,417	2,422	21,484
As at 31 December 2022	於二零二二年十二月三十一日	6,404	1,024	123,075	39,500	42,422	212,425

37. Notes to the consolidated statement of cash flows (continued)

37. 綜合現金流量表附註(續)

(b) Reconciliation of liabilities arising from financing activities (continued)

(b) 融資活動所產生負債之對賬(續)

		Lease liabilities	Other borrowing interest included in other payables 計入其他	Other borrowings	Bank borrowings	Notes payable	Total liabilities from financing activities
		租賃負債	應付款項之 其他借貸利息	其他借貸	銀行借貸	應付票據	融資活動之 負債總額
		恒頁頁頁 HK\$'000	共他间其利心 HK\$'000	共间间 HK\$'000	₩11個頁 HK\$'000	IN 示 i MK\$'000	兵員総領 HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元
At 1 January 2021	於二零二一年一月一日	30,666	6,017	364,972	102,716	86,574	590,945
Changes from financing cash flows:	融資現金流量變動:						
Proceeds from new secured other borrowings	新造有抵押其他借貸所得款項	-	-	2,582	-	-	2,582
Proceeds from new secured bank borrowings	新造有抵押銀行借貸所得款項	-	-	-	50,632	-	50,632
Proceeds from new note payable	新造應付票據所得款項	-	-	-	-	50,000	50,000
Repayment of secured bank borrowings	償還有抵押銀行借貸	-	-	-	(115,432)	-	(115,432)
Repayment of unsecured other borrowings	償還無抵押其他借貸	-	-	(9,200)	-	-	(9,200)
Repayment of secured other borrowings	償還有抵押其他借貸	-	-	(56,497)	-	-	(56,497)
Repayment of lease liabilities	償還租賃負債	(11,202)	-	-	-	-	(11,202)
Payment for interest portion of other borrowings	支付其他借貸利息部分	_	(6,017)	(9,100)	_	_	(15,117)
Payment for interest portion of bank borrowings	支付銀行借貸利息部分	_	(0,017)	(3,100)	(2,072)	_	(13,117)
Payment for interest portion of lease liabilities	支付租賃負債利息部分	(593)	_	_	(2,072)	_	(593)
Total changes from financing cash flows	融資現金流量變動總額	(11,795)	(6,017)	(72,215)	(66,872)	50,000	(106,899)
Other changes:	其他變動:						
Transfer to accrual	轉撥至應計費用	(17,850)	-	-	-	-	(17,850)
Reclassify to bank borrowing	重新分類至銀行借貸	-	-	(33,748)	33,748	-	-
Interest charges on other borrowings -	其他借貸之利息費用-無抵押						
unsecured		-	7,420	9,100	-	-	16,520
Interest charges on bank borrowings	銀行借貸之利息費用	-	-	-	2,072	-	2,072
Interest charges on lease liabilities	租賃負債之利息費用	593	-	-	-	-	593
New lease liabilities	新造租賃負債	8,978	-	-	-	-	8,978
Net off by loan receivables	被應收貸款抵銷	-	-	-	-	(86,574)	(86,574)
Exchange realignment	匯兑調整	25	-	-	-	-	25
Total other changes	其他變動總額	(8,254)	7,420	(24,648)	35,820	(86,574)	(76,236)
As at 31 December 2021	於二零二一年十二月三十一日	10,617	7,420	268,109	71,664	50,000	407,810

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38. Share option schemes

The Company operates share option schemes for the purpose of providing incentives and rewards to eligible participants who contribute to the success of the Group's operations. Eligible participants of the share option schemes include the Company's directors, including independent non-executive directors, other employees of the Group or any invested entity, suppliers of goods or services to the Group or any invested entity, customers of the Group or any invested entity, shareholders of the Group or any invested entity, holders of securities of the Group or any invested entity and persons or entities that provide research, development or other technological support to the Group or any invested entity. A share option scheme became effective on 27 August 2003 and expired on 26 August 2013 (the "2003 Scheme"). A new share option scheme was adopted and became effective on 27 September 2013 (the "2013 Scheme"). Unless otherwise cancelled or amended, the 2013 Scheme will remain in force for 10 years from the effective date.

The maximum number of shares which may be issued upon exercise of all options granted and to be granted under the 2003 Scheme and the 2013 Scheme (collectively, the "**Share Option Schemes**") is an amount equivalent to 10% of the shares of the Company in issue as at the dates of approval of the Share Option Schemes unless approval for refreshing the 10% limit from the Company's shareholders has been obtained. The maximum number of shares issued and to be issued upon exercise of the share options granted to each eligible participant in the Share Option Schemes (including exercised, cancelled and outstanding options) within any 12-month period is limited to 1% of the shares of the Company in issue. Any further grant of share options in excess of this limit is subject to shareholders' approval in a general meeting.

Under the Share Option Schemes, share options granted to a director, chief executive or substantial shareholder of the Company, or to any of their associates are subject to approval in advance by the independent non-executive directors. In addition, any grant of share options to a substantial shareholder or an independent non-executive director of the Company, or to any of their associates, which would result in the shares issued and to be issued upon exercise of all options already granted and to be granted (including options exercised, cancelled and outstanding) to such person in the 12-month period up to and including the date of such grant in excess of 0.1% of the shares of the Company in issue and with an aggregate value (based on the closing price of the Company's shares at the date of grant) in excess of HK\$5,000,000 is subject to shareholders approval in advance in a general meeting.

38. 購股權計劃

本公司設立購股權計劃,旨在鼓勵及獎賞 對本集團創出業務佳績有所貢獻之合資格 參與者。購股權計劃合資格參與者包括本 公司董事(包括獨立非執行董事)、本集 團或任何所投資公司之其他僱員·本集團 或任何所投資公司之貨物或服務供應商、 本集團或任何所投資公司之客戶、本集團 或任何所投資公司之股東、本集團或任何 所投資公司之證券持有人及為本集團或任 何所投資公司提供研發或其他技術支援之 人十或公司。一項購股權計劃於二零零三 年八月二十七日生效並於二零一三年八月 二十六日到期(「**二零零三年計劃**」)。一項 新購股權計劃於二零一三年九月二十七日 獲採納並生效(「二零一三年計劃」)。除非 另行取消或修訂外,二零一三年計劃將於 生效日期起計十年內有效。

因行使根據二零零三年計劃及二零一三年 計劃(統稱為「該等購股權計劃」)已授出及 將授出之所有購股權,可發行之最高股份 數目相等於批准該等購股權計劃日期本公 司已發行股份之10%,除非獲本公司股東批 准更新10%之上限。於任何十二個月期間, 因該等購股權計劃各合資格參與者行使獲 授予之購股權而發行及將發行之最高股份 數目(包括已行使、已註銷及尚未行使之購 股權)不得超過本公司已發行股份之1%。 進一步授予超出此限額之購股權則須股東 在股東大會上批准。

該等購股權計劃規定,向本公司董事、行政 總裁或主要股東或彼等之任何聯繫人士授 予購股權須事先取得獨立非執行董事批准。 此外,倘若授予本公司主要股東或獨立非 執行董事或彼等之任何聯繫人士之購股權 將導致於截至授出購股權當日(包括當日) 前十二個月期間因行使所有有關人士獲投 及將獲授之購股權(包括已行使、已註銷及 份超出本公司已發行股份之0.1%及總值(根 據授出購股權當日本公司股份收市價計算) 超逾5,000,000港元,則須事先在股東大會 上取得股東批准。

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38. Share option schemes (continued)

The offer of a grant of share options under the Share Option Schemes may be accepted within 28 days from the date of offer, upon payment of a nominal consideration of HK\$1 in total by the grantee. The exercise period of the share options granted is determined by the directors, save that such period shall not be more than 10 years from the dates of adoption of the Share Option Schemes subject to the provisions for early termination set out in the Share Option Schemes. Unless otherwise determined by the directors at their sole discretion, there is no requirement of a minimum period for which an option must be held before it can be exercised.

The exercise price of share options granted under the Share Option Schemes is determined by the directors, but shall not be less than the highest of (i) the Stock Exchange closing price of the Company's shares on the date of offer of the share options; (ii) the average Stock Exchange closing price of the Company's shares for the five trading days immediately preceding the date of offer; and (iii) the nominal value of a share of the Company on the date of offer.

Share options do not confer rights on the holders to dividends or to vote at shareholders' meetings.

During the year ended 31 December 2022, 1,596,960,000 share options (2021: 1,596,490,000) were granted to a total of 11 grantees (including 4 directors, 6 employees and 1 consultant of the Group under the 2013 Scheme to eligible participants, no (2021: 1,649,620,000) share options were lapsed, 324,200,000 (2021: no) share options were exercised and 155,560,000 share options granted to a consultant were cancelled. The outstanding options granted under the 2013 Scheme shall continue to be valid and are subject to the provisions of the 2003 Scheme and Chapter 17 of the Listing Rules.

38. 購股權計劃(續)

根據該等購股權計劃,購股權之承授人可 於購股權授出日期起計二十八日內決定是 否接納獲授之購股權,並須於接納時合共 繳交1港元之象徵式代價。購股權之行使期 由董事決定,惟該行使期不得超逾該等購 股權計劃採納日期起計十年,並受該等購 股權計劃所載的提前終止條文規限。除非 董事以按其絕對酌情權另行決定,否則並 無有關於購股權可行使前須持有該購股權 最短期限之規定。

根據該等購股權計劃授出之購股權之行使 價由董事釐定,惟不得少於以下三者之最 高者:(i)本公司股份於授出購股權日期在 聯交所之收市價:(ii)本公司股份於緊接授 出購股權日期前五個交易日在聯交所之平 均收市價:及(iii)本公司股份於授出購股權 日期之面值。

購股權之持有人無權獲派股息或於股東大 會上投票。

截至二零二二年十二月三十一日止年度, 1,596,960,000份購股權(二零二一年: 1,596,490,000份)授予共11名承授人(包括 本集團4名董事、6名僱員及1名顧問(二零 一三年計劃項下的合資格參與者))、概無 (二零二一年:1,649,620,000份)購股權已 失效、324,200,000份(二零二一年:無)購 股權已獲行使及授予顧問的155,560,000份 購股權已被註銷。根據二零一三年計劃所 授出之尚未行使購股權將繼續有效,並受 二零零三年計劃及上市規則第17章之條文 所規限。

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38. Share option schemes (continued)

The following share options were outstanding as at the reporting date:

38. 購股權計劃(續)

以下購股權於報告日期尚未行使:

		2013 Scheme weighted average exercise price per share 二零一三年計劃 每股加權	Number of options
		平均行使價 HK\$'000	購股權數目 ′000
		千港元	千份
At 1 January 2021	於二零二一年一月一日	0.545	1,490,020
Granted during the year	年內授出	0.017	1,596,490
Lapsed during the year	年內失效	0.494	(1,649,620)
At 31 December 2021 and	於二零二一年十二月三十一日及		
1 January 2022	二零二二年一月一日	0.017	1,436,890
Granted during the year	年內授出	0.024	1,596,960
Cancellation of share option	註銷購股權	0.024	(155,560)
Exercised during the year	年內行使	0.024	(324,200)
At 31 December 2022	於二零二二年十二月三十一日	0.020	2,554,090

The exercise price of the share options is subject to adjustment in the case of rights or bonus issues, or other similar changes in the Company's share capital.

The exercise period of the share options that were outstanding as at 31 December 2022 are from 5 May 2021 to 19 June 2024 (2021: 5 May 2021 to 4 May 2023).

The fair value of the equity-settled share options granted during the year ended 31 December 2022 was estimated by Ascent Partners Valuation Service Limited, an independent firm of professionally qualified valuer, using the binomial option pricing model, taking into account the terms and conditions upon which the options were granted. The fair value of the equity-settled share options granted during the year ended 31 December 2022 was HK\$18,024,000 and has been recognised as a share option expense during the year ended 31 December 2022 (2021: HK\$11,880,000).

購股權之行使價或會因供股、發行紅股或 本公司股本中之其他類似變動作出調整。

於二零二二年十二月三十一日,尚未行使 購股權之行使期為二零二一年五月五日至 二零二四年六月十九日(二零二一年:二零 二一年五月五日至二零二三年五月四日)。

截至二零二二年十二月三十一日止年度授 出股權結算之購股權之公平值由獨立專業 合資格估值師行艾升評值諮詢有限公司以 二項式期權定價模式,考慮授出購股權之 條款及條件後進行估計。截至二零二二年 十二月三十一日止年度授出股權結算之購 股權之公平值為18,024,000港元並於截至 二零二二年十二月三十一日止年度已確認 為購股權開支(二零二一年:11,880,000港 元)。

38. Share option schemes (continued)

The following table lists the inputs to the model used.

38. 購股權計劃(續)

下表列出輸入該模型所用之數據。

Share options granted		20 June 2022 二零二二年
已授出購股權		— 《 — — 4 六月二十日
Dividend yield (%)	股息收益率(%)	N/A 不適用
Expected volatility (%)	預計波幅(%)	99.25
Historical volatility (%)	歷史波幅(%)	99.25
Risk-free interest rate (%)	無風險利率(%)	2.77
Expected life of options (year)	預計購股權年期(年)	2
Share price at grant date (HK\$ per share)	於授出日期股價(每股港元)	0.024

The expected volatility reflects the assumption that the historical volatility is indicative of future trends, which may also not necessarily be the actual outcome.

No other feature of the options granted was incorporated into the measurement of fair value.

At the end of the reporting period, the Company had 2,554,090,000 (2021: 1,436,890,000) share options outstanding under the Share Option Schemes, which represented approximately 15.68% (2021: 9.00%) of the Company's shares in issue as at that date. The exercise in full of the share options would, under the present capital structure of the Company, result in the issue of 2,554,090,000 (2021: 1,436,890,000) additional ordinary shares of the Company and additional share capital of approximately HK\$25,541,000 (2021: HK\$14,369,000) and share premium of approximately HK\$25,986,000 (2021: HK\$10,346,000) (before issue expenses).

No vesting period of the share options granted during the year ended 31 December 2022.

預計波幅反映歷史波幅為未來趨勢之假設, 但該未來趨勢亦不一定為實際結果。

授出之購股權並無其他特點計入公平值之 計量中。

於報告期末,本公司於該等購股權計 劃下有2,554,090,000份(二零二一年: 1,436,890,000份)尚未行使購股權,相 當於本公司當日已發行股份約15.68% (二零二一年:9.00%)。按照本公司目 前之資本架構,悉數行使購股權將導 致增發2,554,090,000股(二零二一年: 1,436,890,000股)本公司普通股,並令股本 及股份溢價(扣除發行開支前)分別增加約 25,541,000港元(二零二一年:14,369,000 港元)及約25,986,000港元(二零二一年: 10,346,000港元)。

截至二零二二年十二月三十一日止年度, 已授出之購股權概無歸屬期。

39. Lease arrangements As lessor

The Group sub-leases the certain properties under operating lease arrangements with leases negotiated for 3 years (2021: 3 years).

At 31 December 2022, the Group had total future minimum lease receivables under non-cancellable operating leases with its tenants falling within one year in amount of approximately HK\$508,000 (2021: approximately HK\$1,112,000) and in the second to fifth years, inclusive, in amount of HK\$Nil (2021: approximately 558,000).

40. Commitments

No capital commitments outstanding at 31 December 2022 (2021: Nil).

41. Related party transactions

(a) In addition to the transactions detailed elsewhere in these financial statements, the Group had the following transactions with certain related parties during the year.

39. 租賃安排 作為出租人

本集團根據經營租賃安排轉租若干物業, 議定租約為三年(二零二一年:三年)。

於二零二二年十二月三十一日,本集團根 據不可撤銷經營租賃於一年內到期的應收 租戶之未來最低租賃款項總額約為508,000 港元(二零二一年:約1,112,000港元),於 第二至第五年內(包含首尾兩年)到期的應 收租戶之未來最低租賃款項總額為零港元 (二零二一年:約558,000港元)。

40. 承擔

於二零二二年十二月三十一日概無尚未履 行的資本承擔(二零二一年:無)。

41. 關連人士交易

(a) 除該等財務報表其他部份所詳述之交易外,本集團於本年度有以下與若干關連人士之交易。

	Notes 附註	2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$'000 千港元
Interest income on margin financing from directors arising from securities dealing transactions	(i)	326	2,431
Commission income received 收取董事進行證券買賣 from directors arising from 交易之佣金收入 securities dealing transactions	(i)	6	239

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41. Related party transactions (continued)

(a) (continued)

Note:

(i) Commission income and interest income on margin financing received from directors of the Company which arose from securities dealing transactions were charged based on mutually agreed terms with reference to the prices and conditions similar to those offered to other customers of the Group.

Commission income and interest income on margin financing received from directors of the Company of approximately Nil (2021: HK\$1,446,000) also constituted connected transaction as defined in Chapter 14A of the Listing Rules.

(b) Compensation of key management personnel of the Group:

The Group considers the directors of the Company to be the key management personnel, whose compensation has been disclosed in Note 8 to the consolidated financial statements.

(c) Outstanding balances with related parties:

Details of the balances with the Company's directors as at 31 December 2022 and 2021 are included in Notes 20 and 29 to the consolidated financial statements.

41. 關連人士交易 (續)

(a) (續)

附註:

 (i) 收取本公司董事進行證券買賣交易 之佣金收入及保證金融資利息收入 按相互協定條款收取,並經參考向 本集團其他客戶提供之相若價格及 條件。

> 收取本公司董事之佣金收入及保證 金融資利息收入約無(二零二一年: 1,446,000港元)亦構成上市規則第 14A章項下界定之關連交易。

(b) 本集團主要管理人員之酬金:

本集團認為本公司董事均為主要管理 人員,有關人士之酬金於綜合財務報 表附註8披露。

(c) 與關連人士之未償還結餘:

有關於二零二二年及二零二一年十二 月三十一日與本公司董事之結餘之詳 情載於綜合財務報表附註20及29。

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42. Financial instruments by category

The carrying amounts of each of the categories of financial instruments as at the end of the reporting period are as follows:

42. 按類別劃分之金融工具

各類金融工具於報告期末之賬面值如下:

31 December 2022	二零二二年 十二月三十一日	Financial assets Financial asset at fair value through profit or loss 透過損益 按公平值列賬之 金融資產 HK\$'000 千港元	Financial assets at amortised cost 按攤銷成本列賬 之金融資產 HK\$'000 千港元	Financial asset at fair value through other comprehensive income 透過其他全面 收益按公平值 列賬之金融資產 HK\$'000 千港元	Total 總計 HK\$′000 千港元
Debt investments at fair value through profit or loss	之債務投資	29,677	-	-	29,677
Equity investments at fair value through other comprehensive income	透過其他全面收益按 公平值列賬之股本 投資	-		392,073	392,073
Equity and fund investments at fair value through profit or loss	透過損益按公平值列賬 之股本及基金投資	35,508			35,508
Loan receivables from money lending business	放貸業務產生之應收 貸款	-	372,829		372,829
Trade receivables from securities and futures dealing business	證券及期貨買賣業務 產生之應收貿易賬款		147,696		147,696
Trade receivables from placing and asset	配售及資產管理業務 產生之應收貿易賬款		0,00		147,050
management business Trade receivables from	銷售商品產生之應收	-	33,479		33,479
sales of goods Financial assets included in deposits and	貿易賬款 計入按金及其他應收 款項之金融資產	-	865		865
other receivables	融資租賃應收款項	-	180,950		180,950
Finance lease receivables Cash and bank balances	融資祖員應收款項 現金及銀行結存	_	3,946 62,388		3,946 62,388
Bank balances held on behalf of clients	代表客戶持有銀行結存	-	691,356		691,356
		65,185	1,493,509	392,073	1,950,767

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Financial instrume	ents by category	Financial assets Financial asset at fair value through profit or loss 透過損益	Financial assets at amortised cost	劃分之金融工 Financial asset at fair value through other comprehensive income 透過其他全面	具 (續) Total
31 December 2021	二零二一年十二月三十一日	按公平值列賬之 金融資產 HK\$'000	按攤銷成本列賬 之金融資產 HK\$'000	收益按公平值 列賬之金融資產 HK\$'000	總計 HK\$′000
		千港元	千港元	千港元	千港元
Debt investments at fair value through profit or loss	透過損益按公平值列賬 之債務投資	173,035	_	_	173,035
Equity investments at fair value through other comprehensive income	透過其他全面收益按 公平值列賬之股本 投資	_	_	493,258	493,258
Equity and fund investments at fair value through profit or loss	透過損益按公平值列賬 之股本及基金投資	95,558	_	-	95,558
Loan receivables from money lending business	放貸業務產生之應收 貸款	_	469,781	_	469,781
Trade receivables from securities and futures dealing business	證券及期貨買賣業務 產生之應收貿易賬款		130,116		130,116
Trade receivables from placing and asset	配售及資產管理業務 產生之應收貿易賬款		150,110		150,110
management business Financial assets included in deposits and	計入按金及其他應收 款項之金融資產	-	45,990	-	45,990
other receivables		-	121,921	-	121,921
Finance lease receivables	融資租賃應收款項	_	6,372	_	6,372
Cash and bank balances	現金及銀行結存	-	116,364	-	116,364
Bank balances held on behalf of clients	代表客戶持有銀行結存	-	159,683	-	159,683
		268,593	1,050,227	493,258	1,812,078

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42. Financial instruments by category (continued) Financial liabilities

42. 按類別劃分之金融工具 (續) 金融負債

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$′000 千港元
Financial liabilities at amortised cost	按攤銷成本列賬之金融負債		
Trade payables	應付貿易賬款	695,823	168,102
Financial liabilities included in other payables and accruals	計入其他應付款項及應計費用之 金融負債	18,022	82,369
Third party interests in consolidated investment fund	於綜合投資基金之第三方權益	_	52,662
Note payable	應付票據	42,422	50,000
Lease liabilities	租賃負債	6,404	10,617
Other borrowings	其他借貸	123,075	268,109
Bank borrowings	銀行借貸	39,500	71,664
Bank overdrafts	銀行透支	21,638	-
		946,884	703,523

43. Offsetting of financial instruments

The Group currently has a legally enforceable right to set off receivable and payable with Hong Kong Securities Clearing Company Limited ("**HKSCC**") and Hong Kong Futures Exchange Clearing Corporation Limited ("**HKCC**"); and the Group intends to settle on a net basis as trade receivables from or trade payables to HKSCC and HKCC.

In presenting the amounts due from/to the clearing houses, the Group has offset the gross amount of the trade receivables from and the gross amount of the trade payables to the clearing houses. The amounts offset and the net balances are shown as follows:

43. 抵銷金融工具

本集團現時有合法可執行權利抵銷應收及 應付香港中央結算有限公司(「**香港結算**」) 及香港期貨結算所有限公司(「**期貨結算公** 司」)之款項:而本集團擬按淨額結算應收 或應付香港結算及期貨結算公司之貿易賬 款。

於呈列應收/應付結算所款項時,本集團 已將應收結算所之貿易賬款總額抵銷應付 結算所之貿易賬款總額。已抵銷金額及淨 餘額列示如下:

31 December 2022	二零二二年十二月三十一日	Gross amount 總額 HK\$′000 千港元	Amount offset 已抵銷金額 HK\$′000 千港元	Net amount 淨額 HK\$′000 千港元
Amount of trade receivables from the clearing houses	應收結算所之貿易賬款	4,115	(4,115)	-
Amount of trade payables from the clearing houses	應付結算所之貿易賬款	(7,466)	4,115	(3,351)

Offsetting of financial instruments (continued)		43. 抵銷金	と融工具 (續)		
<u> </u>		Gross amount	Amount offset	Net amount	
		總額	已抵銷金額	淨額	
31 December 2021	二零二一年十二月三十一日	HK\$'000	HK\$'000	HK\$'000	
		千港元	千港元	千港元	
Amount of trade receivables	應收結算所之貿易賬款				
from the clearing houses		9,902	(9,902)	_	
Amount of trade payables	應付結算所之貿易賬款				
from the clearing houses		(26,744)	9,902	(16,842)	

44. Fair value hierarchy of financial instruments

Management has assessed that the fair values of cash and bank balances, loan receivables from money lending business, trade receivables from securities and futures dealing business, trade receivables from placing and asset management business, finance lease receivables, trade payables, financial assets included in prepayments, deposits and other receivables, financial liabilities included in other payables and accruals, bank overdrafts, bank and other borrowings, and third party interests in consolidated investment fund approximate to their carrying amounts largely due to the short term maturities of these instruments.

The Group's finance department is responsible for determining the policies and procedures for the fair value measurement of financial instruments. The finance manager reports directly to the financial controller and the audit committee. At each reporting date, the finance department analyses the movements in the values of financial instruments and determines the major inputs applied in the valuation.

The valuation is reviewed and approved by the financial controller. The valuation process and results are discussed with the audit committee twice a year for interim and annual financial reporting.

The fair values of the financial assets and liabilities are included at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale. The following methods and assumptions were used to estimate the fair values:

44. 金融工具公平值層級

由於現金及銀行結存、放貸業務產生之應 收貸款、證券及期貨買賣業務產生之應收 貿易賬款、配售及資產管理業務產生之應收 貿易賬款、融資租賃應收款項、應付貿易 賬款、計入預付款項、按金及其他應收款項 之金融資產、計入其他應付款項及應計費 用之金融負債、銀行透支、銀行及其他借貸 以及於綜合投資基金之第三方權益大多於 短期內到期,故管理層認為該等工具公平 值與其賬面值相若。

本集團財務部門負責確定金融工具公平值 計量政策及程序。財務經理直接向財務總 監及審核委員會匯報。於各報告日期,財務 部門分析金融工具價值之變動及確定估值 中所應用的主要輸入數據。

估值由財務總監審閱及批准。審核委員會 就估值過程及結果於中期及年度財務報告 每年討論兩次。

金融資產及負債的公平值以該工具於自願 交易方(而非強迫或清盤銷售)當前交易下 的可交易金額入賬。下列方法及假設乃用 於估算公平值:

44. Fair value hierarchy of financial instruments (continued)

The fair value of the note payable and lease liabilities has been calculated by discounting the expected future cash flows using rates currently available for instruments with similar terms, credit risk and remaining maturities, which approximate to their carrying amounts.

The fair values of listed equity investments at fair value through other comprehensive income and equity investments at fair value through profit or loss are based on quoted market prices.

The fair values of debt investments at fair value through profit or loss and fund investments at fair value through profit or loss are based on quoted market price in inactive markets.

Fair value hierarchy

The following tables illustrate the fair value measurement hierarchy of the Group's financial instruments:

Assets measured at fair value:

44. 金融工具公平值層級(續)

應付票據及租賃負債的公平值通過使用具 備相似條款、信貸風險及剩餘到期期限的 工具當前可得利率折現預期未來現金流量 而計算,與其賬面值相若。

透過其他全面收益按公平值列賬之上市股 本投資及透過損益按公平值列賬之股本投 資之公平值按市場報價而釐定。

透過損益按公平值列賬的債務投資之公平 值及透過損益按公平值列賬之基金投資乃 基於並不活躍的市場報價而釐定。

公平值層級

下表列示本集團金融工具的公平值計量層 級:

按公平值計量的資產:

		Quoted prices in active markets (Level 1) 於活躍 市場報價 (第一層級)	Significant observable input (Level 2) 重大可觀察 輸入數據 (第二層級)	Significant unobservable inputs (Level 3) 重大不可觀察 輸入數據 (第三層級)	Total 總計
At 31 December 2022	於二零二二年 十二月三十一日	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
Debt investments at fair value through profit or loss	透過損益按公平值 列賬之債務投資	-	29,677	-	29,677
Equity investments at fair value through other comprehensive income	透過其他全面收益 按公平值列賬之 股本投資	392,073			392,073
Equity and fund investments at fair value through	透過損益按公平值列賬 之股本及基金投資				
profit or loss		17,363	9,708	8,437	35,508
		409,436	39,385	8,437	457,258

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Fair value hierarch	ny of financial in	struments	44. 金融工	具公平值層糺	及(續)
Fair value hierarchy (d	continued)		公平值層	級(續)	
		Quoted prices in active markets (Level 1)	Significant observable input (Level 2)	Significant unobservable inputs (Level 3)	Total
		於活躍 市場報價 (第一層級)	重大可觀察 輸入數據 (第二層級)	重大不可觀察 輸入數據 (第三層級)	總計
At 31 December 2021	於二零二一年 十二月三十一日	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
Debt investments at fair value through profit or loss	透過損益按公平值 列賬之債務投資	_	173,035	_	173,035
Equity investments at fair value through other comprehensive income	透過其他全面收益 按公平值列賬之 股本投資	493,258	_	_	493,258
Equity and fund investments at fair value through	透過損益按公平值列賬 之股本及基金投資				,
profit or loss		68,916	26,642	_	95,558
		562,174	199,677	-	761,851

During the year ended 31 December 2022, two listed equities were transferred from level 1 to level 3, due to suspension of trading. The Group has recognised an impairment loss of approximately HK\$6,096,000 for one of the listed securities, the Group based on management's assessment using the unobservable input (level 3), i.e. the lack of marketability discount related to the suspension period of trading for almost one year and with no updated resumption plan had been announced by the listed issuer, the Group has made full provision for that listed securities; for another listed securities, the Group also recognised an impairment loss of HK\$3,337,000 which is approximately 28.35% to the market price at the last trading day, determined with reference to unobservable input (level 3), i.e. an independent valuation performed by an independent valuer using indexreturn method with combination of the lack of marketability discount.

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The carrying amounts of these two listed securities, after the above impairment losses recognised, were become Nil and HK\$8,437,000 as at 31 December 2022 respectively. Management does not foresee any significant change in fair value of these investments. 截至二零二二年十二月三十一日止年度, 兩隻上市股票因停牌從第一層級轉為第三 層級。本集團已就其一上市證券確認減值 虧損約6,096,000港元,本集團根據管理層 使用不可觀察輸入值(第三層級)的評估, 即與停牌近一年相關的缺乏市場流動性折 讓,由於上市發行人並無公佈更新的複牌 畫,本集團已就該上市證券作出悉數撥 計畫,就另一上市證券而言,本集團亦確認 前 指 約337,000港元,約為最後交易日市 價約28.35%,乃參考不可觀察輸入值(第 三層級),即由獨立估值師進行的獨立估值 而釐定使用指數收益法結合缺乏市場流動 性折讓。

於二零二二年十二月三十一日,經確認上 述減值虧損後,該兩項上市證券的帳面值 分別為零及8,437,000港元。管理層預計該 等投資的公允價值不會有任何重大變化。

44. Fair value hierarchy of financial instruments (continued)

Fair value hierarchy (continued)

The determination of the fair value requires significant judgement by management with respect to the assumptions and estimates for the lack of marketability discounts and index return rates. The significant unobservable inputs adopted in the valuation as of 31 December 2022 are as follows:

Unobservable Inputs:

Lack of marketability discount	15% to 100%
Index return rate	-6.45% to 23.15%

If the lack of marketability discount ratio is higher/lower, while all other variables were held constant, the carrying amount would decrease/increase. If the index return rate is higher/lower, while all other variables were held constant, the carrying amount would increase/decrease.

Except for the mentioned equities, there were no transfers of fair value measurements between Level 1 and Level 3 (2021: Nil).

The Group did not have any financial liabilities measured at fair value as at 31 December 2022 and 2021.

45. Financial risk management objectives and policies

The Group's principal financial instruments comprise equity, debt and fund investments and cash and bank balances. The main purpose of these financial instruments is to raise finance for the Group's operations. The Group has various other financial assets and liabilities such as trade receivables from securities and futures dealing business, trade receivables from placing and asset management business, loan receivables from money lending business, trade payables, note payable, other borrowings, bank borrowings, third party interests in consolidated investment fund and lease liabilities. Details of the major financial instruments and the Group's accounting policies in relation to them are disclosed in Note 2 to the consolidated financial statements.

The main risks arising from the Group's financial instruments are foreign currency risk, interest rate risk, credit risk, liquidity risk and equity price risk. The board of directors reviews and agrees policies for managing each of these risks and they are summarised below.

44. 金融工具公平值層級(續)

公平值層級(續)

管理層須就釐定公允價值對缺乏市場流動 性折讓及指數回報利率的假設及估計作出 重大判斷。截至二零二二年十二月三十一 日,估值採用重大不可觀察輸入數據如下:

不可觀察輸入數據:

- 缺乏市場流動性折讓 15%至100%
- 指數回報利率 -6.45% 至23.15%

倘若缺乏市場流動性折讓利率上浮/下調, 而所有其他變量保持不變,賬面值將減少/ 增加。倘若指數回報利率上浮/下調,而所 有其他變量保持不變,賬面值將增加/減 少。

除上述權益外,公平值計量並沒有在第一 層級及第三層級之間沒有轉移(二零二一 年:無)。

本集團於二零二二年及二零二一年十二月 三十一日並無任何按公平值計量之金融負 債。

45. 財務風險管理目標及政策

本集團之主要金融工具包括股本、債務及 基金投資以及現金及銀行結存。此等金融 工具主要旨在為本集團之營運籌集資金。 本集團擁有其他不同之金融資產及負債, 如證券及期貨買賣業務產生之應收貿易馬 款、配售及資產管理業務產生之應收貿易馬 款、就貸業務產生之應收貸款、應付貿易 賬款、放貸業務產生之應收貸款、應付貿易 賬款、應付票據、其他借貸、銀行借貸、於 綜合投資基金之第三方權益及租賃負債。 主要金融工具及本集團對該等金融工具之 相關會計政策詳情於綜合財務報表附註2披 露。

本集團之金融工具所產生之主要風險為外 幣風險、利率風險、信貸風險、流動資金風 險及股本價格風險。董事會已檢討及同意 各項此等風險之管理政策,並概述如下。 Notes to the Consolidated Financial Statements 综合財務報表附註 For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

45. Financial risk management objectives and policies (continued) **Foreign currency risk**

The Group has transactional currency exposures. Such exposures arise from dealings in securities which are settled in currencies other than the Company's functional currency and holding of bank balances in foreign currency. As at 31 December 2022, cash and bank balances of RMB12,879,000 (2021: RMB6,086,000) and US\$80,241,000 (2021: US\$21,274,000) were held by the Group. As the HK\$ is pegged to the US\$, the Group considers the risk of movements in exchange rates between the HK\$ and the US\$ to be insignificant.

The following table demonstrates the sensitivity at the end of the reporting period to reasonably possible changes in the RMB exchange rates, with all other variables held constant, of the Company's profit before income tax and the Company's equity.

45. 財務風險管理目標及政策(續)

外幣風險

本集團承受交易貨幣風險。有關風險來自 以本公司功能貨幣以外之貨幣結算之證券 交易以及以外幣持有之銀行結存。於二零 二二年十二月三十一日,本集團持有現金 及銀行結存人民幣12,879,000元(二零二一 年:人民幣6.086.000元)及80.241.000美元 (二零二一年:21,274,000美元)。由於港元 與美元掛鈎,本集團認為港元兑美元之匯 率變動風險甚微。

下表説明當所有其他變數維持不變,於報 告期末人民幣匯率之合理可能變動對本公 司除所得税前溢利及本公司權益之影響之 敏感度。

		(Decrease)/ increase in exchange rate (%) 匯率 (下跌) /上升 (%)	(Decrease)/ increase in loss before tax 除税前虧損 (減少)/增加 HK\$'000 干港元	(Decrease)/ increase in equity 權益 (減少)/增加 HK\$'000 千港元
31 December 2022	二零二二年十二月三十一日			
If the Hong Kong dollar weakens against the RMB		(5)	(713)	(596)
If the Hong Kong dollar strengthens against the RMB	倘港元兑人民幣升值	5	713	596
31 December 2021	二零二一年十二月三十一日			
If the Hong Kong dollar weakens against the RMB	倘港元兑人民幣貶值	(5)	(369)	(309)
If the Hong Kong dollar strengthens against the RMB	倘港元兑人民幣升值	5	369	309

45. Financial risk management objectives and policies (continued) Interest rate risk

The Company's exposure to the risk of changes in market interest rates relates primarily to the Company's borrowings with a floating interest rate.

The following table demonstrates the sensitivity to a reasonably possible change in interest rates, with all other variables held constant and before any impact on tax, of the Company's profit before income tax (through the impact on floating rate borrowings) and the Company's equity.

45. 財務風險管理目標及政策 (續)

利率風險

本公司就市場利率變動而承受之風險主要 與本公司按浮動利率計息之借貸有關。

下表説明當所有其他變數維持不變及扣除 任何税項影響前,利率合理可能變動對本 公司除所得税前溢利(通過對浮息借貸之 影響)及本公司權益之影響之敏感度。

		2022 二零二二年		2021 二零二一年			
		Increase/	Increase/ (decrease) in	Increase/	Increase/	Increase/ (decrease) in	Increase/
		(decrease) in	loss before	(decrease) in	(decrease) in	loss before	(decrease) in
		basis points 基點增加/	income tax 除所得税前 虧損增加/	equity 權益 增加/	basis points 基點增加/	income tax 除所得税前 溢利增加/	equity 權益 增加/
		(減少)	(減少) HK\$′000 千港元	(減少) HK\$′000 千港元	(減少)	(減少) HK\$′000 千港元	(減少) HK\$′000 千港元
Hong Kong dollar Hong Kong dollar	港元 港元	100 (100)	397 (397)	332 (332)	100 (100)	832 (832)	695 (695)

The Company's policy to manage its cash flow interest rate risk is to minimise the Company's interest-bearing borrowings which bear interest at floating rates.

Credit risk

The Group trades only with recognised and creditworthy third parties. It is the Company's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored by the risk management department on an ongoing basis and the Group's exposure to bad debts is not significant. The Company has no significant concentration risk in view of the fact that the Company's trade receivables from securities and futures dealing business and trade receivables from placing and asset management business relates to a large number of diversified customers. 本公司管理其現金流量利率風險之政策為 在盡量減少本公司按浮動利率計息之計息 借貸。

信貸風險

本集團僅與獲認可及信譽可靠之第三方進 行交易。按照本公司之政策,所有擬按信貸 期進行交易之客戶必須通過信貸核實程序。 此外,風險管理部門將持續監控應收結餘 情況,而本集團之壞賬風險並不重大。本公 司並無重大集中風險,乃由於本公司證券 及期貨買賣業務產生之應收貿易賬款及配 售及資產管理業務產生之應收貿易賬款與 多名不同客戶有關。 Notes to the Consolidated Financial Statements 综合財務報表附註 For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

45. Financial risk management objectives and policies (continued) Credit risk (continued)

Further quantitative data in respect of the Group's exposure to credit risk arising from trade receivables from securities and futures dealing business and trade receivables from placing and asset management business are disclosed in Notes 20 and 21 to the consolidated financial statements.

The credit risk of the Company's other financial assets, which comprise cash and bank balances, finance lease receivables and other receivables, arises from default of the counterparty, with a maximum exposure equal to the carrying amounts of these instruments.

Maximum exposure and year-end staging as at 31 December 2022 and 2021

The table below shows the credit quality and the maximum exposure to credit risk based on the Group's credit policy, which is mainly based on past due information unless other information is available without undue cost or effort, and year-end staging classification as at 31 December 2022. The amounts presented are gross carrying amounts for financial assets.

45. 財務風險管理目標及政策(續)

信貸風險(續)

有關就本集團因證券及期貨買賣業務產生 之應收貿易賬款及配售及資產管理業務產 生之應收貿易賬款而承擔信貸風險之進 步量化數據於綜合財務報表附註20及21披 露。

本公司其他金融資產(其中包括現金及銀 行結存、融資租賃應收款項及其他應收款 項)之信貸風險由交易方拖欠付款所產生, 風險上限相當於該等工具之賬面值。

於二零二二年及二零二一年十二月三十一 日的最高風險及年結日級別

下表列示於二零二二年十二月三十一日基 於本集團信貸政策之信貸質素及承受之最 高信貸風險,其主要根據逾期資料(除非有 毋須付出不必要成本或人力可得之其他資 料),以及年結日級別分類。所呈列之金額 為金融資產之總賬面值。

		12-month ECLs Lifetime ECLs 12個月預期				
		信貸虧損	全期	期預期信貸虧損		
	二零二二年				Simplified	I
31 December 2022	十二月三十一日	Stage 1	Stage 2 一些印	Stage 3 云一账 の	approach 簡化法	Total 總計
		第一階段 HK\$′000	第二階段 HK\$′000	第三階段 HK\$′000	間10法 HK\$′000	総 ī ∣ HK\$′000
		千港元	千港元	千港元	千港元	千港元
Cash and margin aliant receively las	田今五伊遂今安后産此訪市	1/6/0	1/8/0	17670	17670	1/6/0
Cash and margin client receivables - LTV at 100% or above	現金及保證金客戶應收款項 一貸款對價值比率於100%					
	或以上			277,165		277,165
– LTV between 80% and 100%	一貸款對價值比率於80%					
	至100%		17,784			17,784
- LTV less than 80%	一貸款對價值比率少於					
	80%	114,815				114,815
		114,815	17,784	277,165		409,764
Loan receivables, trade receivables	應收貸款、配售及資產管理					
from the placing and asset	業務產生之應收貿易賬款					
management business and other receivables	及其他應收款項					
– Not yet past due	一尚未逾期	419,522			34,226	453,748
- Less than 90 days past due	一逾期少於90日	-	56,303		-	56,303
- More than 90 days past due	一逾期超過90日		-	68,568		68,568
		419,522	56,303	68,568	34,226	578,619
		534,337	74,087	345,733	34,226	988,383

Notes to the Consolidated Financial Statements 综合財務報表附註

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

45. Financial risk management objectives and policies (continued) Credit risk (continued)

45. 財務風險管理目標及政策 (續)

Maximum exposure and year-end staging as at 31 December 2022 and 2021 (continued)

信貸風險(續)
於二零二二年及二零二一年十二月三十一
日的最高風險及年結日級別(續)

		12-month ECLs 12個月預期 信貸虧損		Lifetime ECLs 朝預期信貸虧損		
31 December 2021	二零二一年十二月三十一日	Stage 1 第一階段 HK\$'000 千港元	Stage 2 第二階段 HK\$'000 千港元	Stage 3 第三階段 HK\$'000 千港元	Simplified approach 簡化法 HK\$'000 千港元	Total 總計 HK\$′000 千港元
Cash and margin client receivables	現金及保證金客戶應收款項					
– LTV at 100% or above	一貸款對價值比率於100% 或以上	_	_	350,953	_	350,953
– LTV between 80% and 100%	一貸款對價值比率於80% 至100%	_	11,022	_	_	11,022
- LTV less than 80%	一貸款對價值比率少於 80%	40,873	_	_	_	40,873
		40,873	11,022	350,953	_	402,848
Loan receivables, trade receivables from the placing and asset management business and other receivables	應收貸款、配售及資產管理 業務產生之應收貿易賬款 及其他應收款項					
– Not yet past due	一尚未逾期	509,377	-	-	43,296	552,673
– Less than 90 days past due	一逾期少於90日	-	67,194	-	-	67,194
– More than 90 days past due	一逾期超過90日	-	-	51,621	20,597	72,218
		509,377	67,194	51,621	63,893	692,085
		550,250	78,216	402,574	63,893	1,094,933

Liquidity risk

The Group monitors its risk to a shortage of funds using a recurring liquidity planning tool. This tool considers the maturity of both its financial instruments and financial assets (e.g., trade receivables from securities and futures dealing business, trade receivables from placing and asset management business and loan receivables from money lending business) and projected cash flows from operations.

The Group's objective is to maintain a balance between continuity of funding and flexibility through the use of the Group's available cash and its listed equity investments.

流動資金風險

本集團利用經常性流動資金規劃工具監控 資金短缺之風險。此項工具考慮金融工具 及金融資產(例如證券及期貨買賣業務產 生之應收貿易賬款、配售及資產管理業務 產生之應收貿易賬款及放貸業務產生之應 收貸款)之到期日及預測從營運所得之現 金流量。

本集團之目標在於透過運用本集團之可動 用現金及其上市股本投資,保持資金持續 性及靈活性之平衡。

45. Financial risk management objectives and policies (continued) Liquidity risk (continued)

The maturity profile of the Group's financial liabilities as at the end of the reporting period, based on the contractual undiscounted payments, is as follows:

45. 財務風險管理目標及政策(續)

流動資金風險(續)

本集團根據已訂約未折現付款分析金融負 債於報告期末之到期概況如下:

		On demand or within 1 year 按要求或	1 to 5 years	Total
31 December 2022	二零二二年十二月三十一日	於一年內 HK\$′000	一至五年 HK\$′000	總計 HK\$′000
ST December 2022		千港元	千港元	千港元
Trade payables	應付貿易賬款	695,823	-	695,823
Financial liabilities included in other payables and accruals	計入其他應付款項及 應計費用之金融負債	18,022		18,022
Note payable	應付票據	46,515		46,515
Lease liabilities	租賃負債	3,676	3,064	6,740
Other borrowings	其他借貸	129,307		129,307
Bank borrowings	銀行借貸	39 <i>,</i> 500		39,500
Bank overdraft	銀行透支	21,638		21,638
		954,481	3,064	957,545

		On demand or within 1 year 按要求或	1 to 5 years	Total
		於一年內	一至五年	總計
31 December 2021	二零二一年十二月三十一日	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
Trade payables	應付貿易賬款	168,102	_	168,102
Financial liabilities included in	計入其他應付款項及			
other payables and accruals	應計費用之金融負債	82,369	-	82,369
Third party interests in	第三方於綜合投資基金之			
consolidated investment fund	權益	52,662	-	52,662
Note payable	應付票據	53,070	_	53,070
Lease liabilities	租賃負債	4,449	6,938	11,387
Other borrowings	其他借貸	48,629	252,520	301,149
Bank borrowings	銀行借貸	71,664	-	71,664
		480,945	259,458	740,403

45. Financial risk management objectives and policies (continued) Price risk

Price risk is the risk that the fair values of equity investments, debt investments and fund investments decrease as a result of changes in the levels of equity indexes and the values of individual investment. The Group is exposed to price risk mostly arising from equity investments, debt investments and fund investments that are classified as financial assets at fair value through profit or loss or other comprehensive income. Majority of the Group's equity investments and debt investments are listed on the Stock Exchange, respective overseas stock exchanges and the over-the-counter markets, while the unlisted investment fund are traded in the over-the-counter markets.

Listed equity investments

The following table demonstrates the sensitivity to every 5% change in the fair values of the equity investments, with all other variables held constant and before any impact on tax, based on their carrying amounts at the end of the reporting period. For the purpose of this analysis, for the equity investments at fair value through other comprehensive income the impact is deemed to be on the fair value reserve and no account is given for factors such as impairment which might impact on the statement of profit or loss.

45. 財務風險管理目標及政策(續)

價格風險

價格風險指股本投資、債務投資及基金投 資的公平值下跌之風險,乃由於股本指數 水平及個人投資價值變化所致。本集團面 臨的價格風險大部分來源於股本投資、 稅全面收益按公平值列賬之金融資產)。本 集團的大部分股本投資及債務投資均於聯 交所、各自的海外證券交易所及場外交易 市場買賣。

上市股本投資

下表顯示根據報告期末之賬面值,股本投 資之公平值5%變動而所有其他變數維持不 變並扣除税項之任何影響後之敏感度。就 本分析而言,對透過其他全面收益按公平 值列賬之股本投資之影響被視為對公平值 儲備之影響,當中並無考慮減值等可能影 響損益表之因素。

		Carrying amount of equity investments 股本投資賬面值	Change in the Group's loss before income tax 本集團除所得税 前虧損變動	Change in the Group's equity 本集團權益變動
31 December 2022	二零二二年十二月三十一日	放本投貨版面值 HK\$ [/] 000 千港元	刖廚損愛勤 HK\$′000 千港元	平集團催益愛勤 HK\$′000 千港元
Investments listed in: Hong Kong – Equity investments at fair value through other	於下列地點上市之投資: 香港-透過其他全面收益 按公平值列賬之股本 投資			
comprehensive income Hong Kong – Equity investments at fair value through profit or loss	香港-透過損益按公平值 列賬之股本投資	392,073 25,800	- 1,290	19,604 1,077

45. Financial risk management objectives and

policies (continued)

Price risk (continued)

Listed equity investments (continued)

45. 財務風險管理目標及政策 (續)

價格風險(續) 上市股本投資(續)

		Carrying amount of equity investments	Change in the Group's (loss)/ profit before income tax 本集團 除所得税前 (虧損)/	Change in the Group's equity
		股本投資賬面值	溢利變動	本集團權益變動
31 December 2021	二零二一年十二月三十一日	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
Investments listed in:	於下列地點上市之投資:			
Hong Kong – Equity investments at fair value through other	香港-透過其他全面收益 按公平值列賬之股本 投資			
comprehensive income		493,258	_	24,663
Hong Kong – Equity investments at fair value	香港-透過損益按公平值 列賬之股本投資			
through profit or loss		65,373	3,269	2,729
United Stated – Equity investments at fair value	美國-透過損益按公平值 列賬之股本投資			
through profit or loss		3,543	177	148

Unlisted fund investments

The fair value of unlisted fund investments of approximately HK\$9,708,000 (2021: HK\$26,642,000) depend on the valuation of the respective investments or underlying investments. If the unit price increased/decreased by 5%, loss before income tax for the year would have an estimated approximately HK\$485,000 (2021: HK\$1,332,000) decrease/ increase.

Debt investments

For sensitivity analysis purpose of debt investments amounting to approximately HK\$29,677,000 (2021: HK\$173,035,000), if the prices of debt investments had been 5% higher/lower, the loss before income tax for the year ended 31 December 2022 would have decreased/increased by approximately HK\$1,484,000 (2021: HK\$8,652,000).

In opinion of the management, the sensitivity analysis is unrepresentative of the price risk as the year end exposure does not reflect the exposure during the year.

非上市基金投資

約9,708,000港元的非上市基金投資的公 平值(二零二一年:26,642,000港元)按各 投資或相關投資的估值計量。倘單位價格 增加/減少5%,除所得税前虧損將估計 減少/增加約485,000港元(二零二一年: 1,332,000港元)。

債務投資

就約29,677,000港元(二零二一年: 173,035,000港元)的債務投資之敏感度分 析而言,倘債務投資的價格上升/下降5%, 則截至二零二二年十二月三十一日止年度 除所得税前虧損將減少/增加約1,484,000 港元(二零二一年:8,652,000港元)。

管理層認為,敏感度分析對價格風險而言 並不具代表性,因年終風險並不反映年內 風險。

45. Financial risk management objectives and policies (continued) Capital management

The primary objectives of the Group's capital management are to safeguard the Group's ability to continue as a going concern and to maintain healthy capital ratios in order to support its business and maximise shareholders value.

The Group manages its capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying assets. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. No changes were made in the objectives, policies or processes for managing capital during the year ended 31 December 2022 and 2021.

The Group monitors capital on the basis of the debt-to-equity ratio calculated as total debt, excluding lease liabilities, divided by total equity. The debt-to-equity ratios as at the end of the reporting periods were as follows:

45. 財務風險管理目標及政策(續)

資本管理

本集團資本管理之主要目標為保障本集團 能持續營運及維持最佳的資本比率,以支 持其業務並為股東帶來最大價值。

本集團管理其資本架構,並根據經濟狀況 的變化及相關資產之風險特徵而作出調整。 本集團可能調整派付予股東的股息、向股 東返還資本或發行新股,以維持或調整資 本架構。於截至二零二二年及二零二一年 十二月三十一日止年度,本集團管理資本 的目標、政策或程序並無產生變動。

本集團以債項對權益比率(按債項總額(不 包括租賃負債)除以權益總額計算)之基準 監控其資本。於報告期末之債項對權益比 率如下:

		2022 二零二二年	2021 二零二一年
		HK\$′000 千港元	、 HK\$′000 千港元
Note payable Other borrowings Bank borrowings Bank overdrafts	應付票據 其他借貸 銀行借貸 銀行透支	42,422 123,075 39,500 21,638	50,000 268,109 71,664 –
Total debt	債項總額	226,635	389,773
Total equity	權益總額	1,105,740	1,122,409
Debt-to-equity ratio	債項對權益比率	20.5%	34.7%

The decrease in debt-to-equity ratio as at 31 December 2022 was mainly due to the decline in the other borrowing of approximately HK\$145,034,000.

於二零二二年十二月三十一日之債項對權 益比率減少乃主要由於其他借貸減少約 145,034,000港元。

46. Statement of financial position of the Company

Information about the statement of financial position of the Company at the end of the reporting period is as follows:

46. 本公司之財務狀況表

於報告期末,本公司財務狀況表之資料如下:

		2022	2021
		二零二二年	二零二一年
		HK\$'000	HK\$'000
		千港元	千港元
Non-current assets	非流動資產		
Property, plant and equipment	物業、廠房及設備	2,154	3,306
Rights-of-use assets	使用權資產	5,487	10,138
Investments in subsidiaries	於附屬公司之投資	259,880	309,575
Deposits	按金	1,082	7,436
Total non-current assets	非流動資產總值	268,603	330,455
Current assets	流動資產		
Due from subsidiaries	應收附屬公司款項	676,162	862,596
Prepayments, deposits and	預付款項、按金及其他應收款項		
other receivables		2,816	354
Cash and bank balances	現金及銀行結存	1,869	3,422
Total current assets	流動資產總值	680,847	866,372
Current liabilities	流動負債		
Other payables and accruals	其他應付款項及應計費用	2,243	9,376
Lease liabilities	租賃負債	3,415	3,563
Due to subsidiaries	應付附屬公司款項	228,048	207,772
Note payable	應付票據	42,422	50,000
Other borrowings	其他借貸	89,032	236,000
Total current liabilities	流動負債總額	365,160	506,711
Net current assets	流動資產淨值	315,687	359,661
Total assets less current liabilities	資產總值減流動負債	584,290	690,116
Non-current liability	非流動負債		
Lease liabilities	租賃負債	2,989	6,404
Total non-current liabilities	非流動負債總額	2,989	6,404
Net assets	淨資產	581,301	683,712
Equity	權益		
Share capital	股本	162,939	159,697
Reserves	儲備	418,362	524,015
Total equity	權益總額	581,301	683,712

46. Statement of financial position of the

Company (continued) Note:

46. 本公司之財務狀況表 (續)

附註:

A summary of the Company's reserves is as follows:

本公司儲備概要如下:

		Share premium account	Contributed surplus	Capital reserve	Share option reserve	Equity component of convertible bonds 可換股 債券之	Accumulated losses	Total
		股份溢價賬	實繳盈餘	資本儲備	購股權儲備	權益部份	累計虧損	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元	千港元
At 1 January 2021	於二零二一年一月一日	4,761,124	675,671	556	36,223	47,257	(5,149,950)	370,881
Profit and total comprehensive loss for the year	本年度溢利及全面虧損總額	-	-	-	-	-	144,785	144,785
Lapse of share option	購股權失效	-	-	-	-	-	33,897	33,897
Equity-settled share option arrangements, net	股權結算之購股權安排,淨額	-	-	-	(25,548)	-	-	(25,548)
At 31 December 2021 and 1 January 2022	於二零二一年十二月三十一日						· ·	
	及二零二二年一月一日	4,761,124	675,671		10,675	47,257	(4,971,268)	524,015
Total comprehensive loss for the year	本年度溢利及全面虧損總額	-					(128,216)	(128,216)
Exercise of share option	行使購股權	8,214			(3,675)			4,539
Cancellation of share option	購股權註銷	-			(1,792)		1,792	
Equity-settled share option arrangements, net	股權結算之購股權安排,淨額	-			18,024			18,024
At 31 December 2022	於二零二二年十二月三十一日	4,769,338	675,671		23,232	47,257	(5,097,692)	418,362

The contributed surplus of the Company arose as a result of the capital reorganisation referred to in Note 36 and represented the excess of the then combined net assets of the subsidiaries acquired over the nominal value of the Company's shares issued in exchange therefor. 本公司之實繳盈餘源自附註36所述之資本 重組,乃指所收購附屬公司當時之合併資 產淨值較本公司為交換該等資產而發行股 份之面值超出之數額。

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47. New and amendments to HKFRSs in issue but not yet effective

The Group has not early applied the following new and amendments to HKFRSs that have been issued but are not yet effective:

will have no material impact on the consolidated financial

statements in the foreseeable future.

47. 已發行但尚未生效之新訂及經 修訂香港財務報告準則

本集團並無提前應用下列已發行但尚未生 效之新訂及經修訂香港財務報告準則:

Octob Febru	17 (including the per 2020 and ary 2022 ndments to HKFRS 17)	Insurance Contracts ¹	(伯 二零	材務報告準則第17號 回括二零二零年十月及 ☞二二年二月之香港財務 5準則第17號之修訂)	保險合約	
Amendr HKAS	ments to HKFRS 10 and 5 28	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture ²		材務報告準則第10號及 藝會計準則第28號之修訂	投資者與其聯營公司或合營 公司間資產出售或注資 ²	
Amendr	ments to HKFRS 16	Lease Liability in a Sale and Leaseback ³	香港則 修言	オ務報告準則第16號之 ∫	售後租回之租賃負債3	
Amendr	ments to HKAS 1	Classification of Liabilities as Current or Non-current and related amendments to Hong Kong Interpretation 5 ³	香港會	會計準則第1號之修訂	有關流動或非流動負債分類 及香港詮釋第5號之 相關修訂 ³	
	ments to HKAS 1 and RS Practice Statement 2	Disclosure of Accounting Policies ¹		會準則第1號及香港財務 5準則實務報告第2號之 J	會計政策披露1	
Amendr	ments to HKAS 8	Definition of Accounting Estimates ¹	香港會	會計準則第8號之修訂	會計估計的定義1	
Amendr	nents to HKAS 12	Deferred Tax related to Assets and Liabilities arising from a Single Transaction ¹	香港會	會計準則第12號之修訂	與單一交易產生的資產及 負債相關的遞延税項 ¹	
	ffective for annual perio 023.	ds beginning on or after 1 January	1	於二零二三年一月 報告期間生效。	月一日或之後開始之年度	
	ffective for annual period etermined.	ls beginning on or after a date to be	2	於待定日期或之復 效。	後開始之年度報告期間生	
³ Et	ffective for annual periods	s beginning on or 1 January 2024.	3	於二零二四年一月 報告期間生效。	月一日或之後開始之年度	
Except for the new and amendments to HKFRSs mentioned below, the directors of the Company anticipate that the application of all other new and amendments to HKFRSs		準則	除下文所述之新訂及經修訂香港財務報告 準則外,本公司董事預期,於可見未來,應 用所有其他新訂及經修訂香港財務報告準			

則將不會對綜合財務報表構成重大影響。

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47. New and amendments to HKFRSs in issue but not yet effective (continued) Amendments to HKAS 8 Definition of Accounting Estimates

The amendments define accounting estimates as "monetary amounts in financial statements that are subject to measurement uncertainty". An accounting policy may require items in financial statements to be measured in a way that involves measurement uncertainty – that is, the accounting policy may require such items to be measured at monetary amounts that cannot be observed directly and must instead be estimated. In such a case, an entity develops an accounting policy. Developing accounting estimates involves the use of judgements or assumptions based on the latest available, reliable information.

In addition, the concept of changes in accounting estimates in HKAS 8 is retained with additional clarifications.

The application of the amendments is not expected to have significant impact on the Group's consolidated financial statements.

48. Events after the reporting period

(a) Investment in a joint venture company registered in the PRC

On 28 December 2022, the Group entered into a cooperation framework agreement with中啟傳媒科技有限公司 (Zhongqi Media Technology Co., Ltd*) ("Zhongqi Media Technology"), pursuant to which the joint venture company named 中達中啟合資公司 (Central Wealth Zhongqi Joint Venture Co., Ltd*) (the "JV") will be established in Shenzhen City, the PRC. The JV will be owned beneficially as to 60% by the Group and as to the balance of 40% by Zhongqi Media Technology. The JV will be engaged principally in the celebrity branding, that is to help Chinese artists and Internet celebrities to develop customised clothing brands, in order to establish our position as a business benchmark in the live streaming industry and develop online and offline businesses.

In January 2023, the JV was incorporated in the PRC and finally in name as 達啟文化(深圳)有限公司.

47. 已發行但尚未生效之新訂及經 修訂香港財務報告準則(續) 香港會計準則第8號之修訂「會計估計 的定義」

該等修訂把會計估計界定為「財務報表內 受制於計量不確定性之貨幣金額」。會計政 策可能要求財務報表中之項目以涉及計量 不確定性之方式進行計量,即會計政策可 能要求有關項目按無法直接觀察到的貨幣 金額進行計量,且必須進行估算。在此情況 下,實體應制定會計估計,以達成會計政策 載列之目標。制定會計估計涉及使用基於 最新可得之可靠資料所作出之判斷或假設。

此外,香港會計準則第8號之會計估計變動 概念予以保留,惟有進一步澄清。

預期應用該等修訂不會對本集團之綜合財 務報表造成重大影響。

48. 報告期後事項

(a) 投資於中國註冊的合資企業

於二零二二年十二月二十八日,本集 團與中啟傳媒科技有限公司(「中啟 傳媒科技」)訂立合作框架協議,據此, 名為中達中啟合資公司(「合資企業」) 將於中國深圳市成立。合資企業將由 本集團實益擁有60%,並由中啟傳媒 科技擁有餘下40%。合資企業將主要 從事紅人明星品牌化,即幫助中國明 星藝人和網紅主播定制服裝品牌,以 「直播業的南極人」作為業務標桿,進 行線上+線下業務。

於二零二三年一月,合資企業於中國 註冊成立,定名為達啟文化(深圳)有 限公司。 Notes to the Consolidated Financial Statements 综合財務報表附註

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48. Events after the reporting period (continued)(b) Establishment of a joint venture company registered in the PRC

On 2 January 2023, the Group entered into a strategic cooperation framework agreement (the "Cooperation Framework Agreement") with Guangzhou Jiafan E-commerce Co., Ltd.*(廣州嘉凡電子商務有限公 司) ("Guangzhou Jiafan") for the joint investment in the establishment of a limited liability company (the "Controlled Joint Venture Company"). Guangzhou Jiafan, a company established in the PRC, is a member of the GIALEN Business Group and has the ability to rely on its parent company to carry out the research and development, production, channel sales and other work of beauty products under the joint venture company. On 16 January 2023, the Controlled Joint Venture Company was incorporated in the PRC and will be engaged principally in the celebrity branding, that is to customize beauty and skin care brands for Internet celebrities and artists, in order to establish the Group's position as a business benchmark in the live streaming industry and develop online and offline businesses, and immediately realize brand incubation from zero to one.

(c) Acquisition of 51% equity interest in a PRC company

On 19 December 2022, the Company (purchaser) and 深圳中達企業諮詢有限公司 (Shenzhen Central Wealth Enterprises Consultancy Co., Ltd*), a wholly owned subsidiary of the Company entered into a sale and purchase agreement with 李旻駿 (Li Minjun*) and 羅艷芳 (Luo Yanfang*) (vendors). Pursuant to which the purchaser agreed to purchase 51% of equity interests in 杭州易侑文化傳媒有限公司 (Hangzhou Yiyou Culture Media Co., Ltd.*) (targeted company) for a total consideration of RMB145,600,000, which shall be settled by cash and/or allotment and issue of the consideration shares. The targeted company is a company established in the PRC with limited liability and is principally engaged in internet live broadcasting, key opinion leader ("KOL") incubation and marketing and sales business in the PRC. The targeted company has exclusive e-commerce contract with Sister Sihuo "四火姐姐張棪琰", a reputable artiste, celebrity and live broadcaster in the PRC. The details of which were disclosed in the announcements of the Company dated 19 December 2022 and 20 December 2022.

* For identification purpose only

48. 報告期後事項(續) (b) 設立於中國註冊的合資企業

於一零一三年一月一日,本集團與席 州嘉凡電子商務有限公司(「廣州嘉 **凡**」)就共同出資設立一家有限責任公 司(「控股合資公司」)事官簽訂戰略 合作框架協議(「**合作框架協議**」)。廣 州嘉凡為一間於中國成立之公司,屬 嬌蘭佳人商業集團公司群旗下成員, 有能力依托母公司進行合資公司旗 下美妝產品研發、生產、渠道銷售等 各項工作的開展。於二零二三年一月 十六日,控股合資企業於中國註冊成 立並將致力打造紅人明星品牌化,即 為流量主播和明星量身定制屬於自己 的美妝護膚品牌,以「直播業的中國 寶潔」作為本集團的業務標桿,進行 線上+線下業務,快速實現從0到1的 品牌孵化。

(c) 收購一間中國公司之51%股權

於二零二二年十二月十九日,本公司 (買方)及本公司全資附屬公司深圳 中達企業諮詢有限公司與李旻駿及 羅艷芳(賣方)訂立買賣協議。據此, 買方同意收購杭州易侑文化傳媒有 限公司之51%股權,總代價為人民幣 145,600,000元·將以現金及/或配發 及發行代價股份償付。目標公司為一 間於中國成立的有限公司,主要於中 國從事網絡直播、網紅孵化以及營銷 及銷售業務。目標公司與四火姐姐張 极琰訂有直播及電商業務合約·而四 火姐姐為中國知名藝人、明星及實況 主播。有關詳情披露於本公司日期為 二零二二年十二月十九日及二零二二 年十二月二十日的公告。

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48. Events after the reporting period (continued) (d) Additional acquisition of an associate

Subsequent to the Group acquisition of 25% equity interests of Senworth Limited (the targeted company) in October 2022, Morley Way Limited (the purchaser), a wholly owned subsidiary of the Company, entered into the conditional sales and purchase agreement with Chen Yihao (the vendor) on 4 November 2022. Pursuant to which the vendor agreed to sell and the purchaser agreed to acquire 24% of the total issued capital of the targeted company for a total consideration of HK\$80,600,000, of which HK\$30,000,000 shall be settled in cash and the remaining balance of HK\$50,600,000 by issuing promissory note. After the completion of this transaction, the Group will hold 49% of equity interests in aggregate in the targeted company accordingly.

49. Approval of the consolidated financial statements

The consolidated financial statements were approved and authorised for issue by the board of directors on 29 March 2023.

48. 報告期後事項(續) (d) 額外收購一間聯營公司

於本集團於二零二二年十月收購盛裕 有限公司(目標公司)25%股權後,於 二零二二年十一月四日,本公司之全 資附屬公司Morley Way Limited(買 方)與陳義灝(賣方)訂立有條件買賣 協議。據此,賣方同意出售而買方同 意購買目標公司合共24%已發行股 本,總代價為80,600,000港元,其中 30,000,000港元將以現金償付而剩餘 結餘50,600,000港元以發行承兑票據 之方式償付。因此,於該項交易完成 後,本集團將合共持有目標公司49% 股權。

49. 批准綜合財務報表

董事會於二零二三年三月二十九日批准並 授權刊發綜合財務報表。

